



राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

अंक 27]

शिमला, सनिवार, 14 जुलाई, 1979/23 अगस्त, 1901

[संख्या 28

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14 जुलाई, 1979/23 अगस्त, 1901 को समाप्त होने वाले सप्ताह में निम्नलिखित विज्ञप्तियां 'समाचारक राजपत्र, हिमाचल प्रदेश' में प्रकाशित हुईं—

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No. LSG-C(9)-9/76, dated 6th July, 1979.	Local Self Government Department	Exempting four Army vehicles from the payment of wheel tax imposed by the Municipal Committee, Dalhousie, District Chamba.
No. GAD (PA)4(D) 53/76, dated 10th July, 1979.	General Administration Department	Amending the Himachal Pradesh Ministers Travelling Allowance Rules, 1971.

भाग I—बैधानिक विभाग को छोड़ कर हिमाचल प्रदेश के राज्यपाल और हिमाचल प्रदेश हाई कोर्ट द्वारा प्रचलित होने पर

हिमाचल प्रदेश सरकार

MULTIPURPOSE PROJECTS AND POWER DEPARTMENT

बैधानिक विभाग (भाग II)

NOTIFICATION

प्रचलित

Simla-171002, the 24th May, 1979

दिनांक 24 मई, 1979

No. MPP-F(6)-178. Agreement made between the Himachal Pradesh State Electricity Board and the Government of Himachal Pradesh through the Secretary (M.P.P. and Power) for the construction of 132 KV. S/c Transmission line from Dehar to Simla (Tower No. 9-A & T-47) is hereby published in the Extraordinary Gazette for the information of general public under section 42, of the Land Acquisition Act, 1894.

THIS AGREEMENT is made on the 6th day of April, 1979, BETWEEN the Himachal Pradesh State Electricity Board having its headquarters at SIMLA (as statutory body incorporated under the provision of the Electricity (Supply) Act, 1948 (Act No. LIV of 1948) through Shri W.F. Desuza, Chairman, Himachal Pradesh State Electricity Board (hereinafter called "the Company" which expression shall, unless the context otherwise required, include his successors in office and assignees) of the one part and the Governor of Himachal Pradesh, through the Secretary (M.P.P. and Power), Government of Himachal Pradesh, (hereinafter called "the Governor" which expression shall, unless the context otherwise require, include his successors in office and assignees) of the other part.

WHEREAS for the purpose of the construction of 132 KV. S/c Transmission Line from Dehar to Simla (Tower No. 9-A & T-47) District Bilaspur, Tehsil Sadar (H.P.) the Company has applied to the Government to Himachal Pradesh for the acquisition under the provisions of the Land Acquisition Act, 1894, for the piece of land containing an area of 0-7 bighas, as per detail noted in the specification below situated in the villages: Barmana/Sai Brahmana, Tehsil Sadar, District Bilaspur (Himachal Pradesh), and more particularly described in the schedule hereto and delineated in the plan hereunto annexed;

AND WHEREAS the said Government of Himachal Pradesh being satisfied by an enquiry held under section 40, of the said Act that the proposed acquisition is needed for the aforesaid purpose and that the said work is likely to prove useful to public, has consented to acquire on behalf of the company, the piece of land hereinbefore described;

AND WHEREAS the said Government of Himachal Pradesh has required the company under the provision of section 41 of the above mentioned Act to enter into the Agreement with the Governor hereinafter contained;

Now this indenture witnesseth that it is hereby agreed and declared as follows:

1. On demand the company shall and will pay to the said Government all and every amount in lieu of the said land tendered, paid or awarded or to be tendered, paid or awarded by the Collector under the Land Acquisition Act, 1894 or by court or courts to which an appeal from the award of the said court may be preferred and all costs, charges and expenses of the proceeding in the aforesaid courts, or otherwise incidental of the proposed acquisition or payable in respect thereof under the provision of the said Act.

2. On demand made by the said Collector the obligations of the company under the last preceding clause not being thereby, limited, the company shall and will deposit with the said Collector such sum or sums of money as in his discretion the said Collector may in anticipation estimate to be necessary for the purposes mentioned in the last preceding clause.

3. On payment by the company of all demands under the foregoing first clause, or in the discretion of the said Government (on deposit by the company of all estimated

GENERAL ADMINISTRATION DEPARTMENT
NOTIFICATION

Simla-171002, the 18th May, 1979

No. GAD(A)(4)1079.—On the recommendation of the H.P. Public Service Commission the Governor, Himachal Pradesh, is pleased to order the appointment of Captain Kishan Singh Narang, as Secretary, Zila Sainik Bazar, Nahan District Sirmur with effect from the 22nd November, 1978 (1978), on the terms and conditions laid down in this Department's letter No. 11-30/71-GA-(A), dated the 3rd November, 1978.

L. H. TOCHHAWNG,
Chief Secretary.

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दिनांक 24 मई, 1979

प्रमाणित किया जाता है कि निम्नलिखित विवरणों के अनुसार हिमाचल प्रदेश सरकार द्वारा प्रचलित किया गया है: 1. 132 KV. S/c Transmission line from Dehar to Simla (Tower No. 9-A & T-47) District Bilaspur, Tehsil Sadar (H.P.) the Company has applied to the Government to Himachal Pradesh for the acquisition under the provisions of the Land Acquisition Act, 1894, for the piece of land containing an area of 0-7 bighas, as per detail noted in the specification below situated in the villages: Barmana/Sai Brahmana, Tehsil Sadar, District Bilaspur (Himachal Pradesh), and more particularly described in the schedule hereto and delineated in the plan hereunto annexed;

2. On demand made by the said Collector the obligations of the company under the last preceding clause not being thereby, limited, the company shall and will deposit with the said Collector such sum or sums of money as in his discretion the said Collector may in anticipation estimate to be necessary for the purposes mentioned in the last preceding clause.

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amounts as provided in the second clause), but not before possession shall have been taken under the provisions of the above mentioned Act, the Government shall make over possession of the said land to the company and shall execute and do all such acts and deeds as may be necessary and proper for effectually vesting the same in the company.

4. The said land shall be held by the company for the purpose of such as 132 KV S/c Transmission line from Dehar to Simla (Tower No. 9-A & T-47) as is hereinbefore mentioned and without the sanction in writing of the said Government first had and obtained for no other purpose whatsoever.

5. The construction of said 132 KV S/c Transmission line from Dehar to Simla (Tower No. 9-A & T-47) shall be completed (and fully equipped in all respects ready for use) within minimum period of 2 years from the date on which possession of the said land shall have been given to the company.

6. Should the said tower line not be completed (and fully equipped in all respect ready for use) within the period stated in the last preceding clause or within such further period as in its discretion may be prescribed or allowed by the said Government) or should the said land at any time thereafter cease for a period of six consecutive months to be held and used or cease to be required for the purpose or purposes provided for in the foregoing fourth clause then and in any such case, the said Government may summarily re-enter upon and take possession of the said land together with all tower line thereafter whether such tower line where erected before or after the transfer of the land to the company, and thereupon the interest of the company in the said land and tower line shall absolutely cease and determine.

7. On taking such possession the said Government may sell or otherwise deal with the said land and tower line as it may think proper:

(i) should the said Government sell the land with the tower line the said Government after deducting the expenses incurred in connection with the said taking of possession and with such sale pay the proceeds to the company.

(ii) should the said Government decide not to sell the land and tower line the said Government shall retain the said land and tower line thereon in which case the Government shall repay to the company the market value as on the day of re-entry of all the tower line erected by the company and all sums received from the company in respect of all and every amount as provided in the foregoing first clause (less the statutory allowance of 15 per cent, and less any amount received on account of trees and buildings which are not in existence at the time of resumption), but will not repay any sums paid and received on account of costs, charges and expenses of acquisition.

(iii) should the said Government decide to sell the buildings/tower line only upon such sale, the Governor, shall, after deducting the expenses of taking possession and selling, pay the balance of the proceeds of sale to the company, together with the sum received from the company in respect of the amount for the land (less the statutory allowance of 15 per cent and less any amount received from the company on account of trees and buildings etc. which are not in existence at the time of resumption), but will not repay any sum paid and received on account of costs, charges and expenses of acquisition.

8. Should any dispute of difference arise touching or concerning the subject matter of this Agreement or any convenient clause or thing herein contained, the same shall be referred to the Secretary (Law) to the Government, and opinion and the decision of the aforesaid Secretary (Law) upon such dispute or difference shall be final and conclusive and binding on the parties thereto.

IN WITNESS WHEREOF Shri W.F. Desouza, Chairman Himachal Pradesh State Electricity Board for and on behalf of the Himachal Pradesh State Electricity Board and Shri H. S. Dubey, Secretary (M.P.P. & Power) to Himachal Pradesh Government, Simla-2, for and on behalf of the Governor of Himachal Pradesh, have hereunto set their respective hands and seal on the day and year first above written.

Sd/- (W. F. DESOUZA),

Seal.

Chairman,

Himachal Pradesh State Electricity Board.

Witnesses:

1. Sd/- (SHRI S.M. KANWAR I.A.S.),
Member (Admin), H.P.S.E.B. Simla-4.

2. Sd/- (SHRI NARENDER NATH),
Secretary, H.P.S.E.B. Simla-4

Signed, sealed and delivered by

Sd/-

(H. S. DUBEY),

Secretary (M.P.P.),

to the Government of Himachal Pradesh

for and on behalf of the Governor of Himachal Pradesh.

Witnesses:

Sd/-

Deputy Secretary
to the Government of Himachal Pradesh.

2. Section Officer, Rev. Relief & Reh.
H. P. Sectt. Simla.

The schedule above referred to:

All that piece or parcel of land situated in villages Barmana and Sai Barmana, containing an area of 0-7 Bighas detailed as under:—

SPECIFICATION

District: BILASPUR Tehsil: SADAR

Locality/Village	Khasra No.	Area Big. Bis.
BARMANA/	53/1	0 3
SAI BARMANA.	431/1	0 1
	433/1	0 3
Total	3	0 7

Sd/-

Under Secretary.

PUBLIC WORKS DEPARTMENT

NOTIFICATIONS

Simla-171002, the 31st July, 1976

No. 9-16/73-PW(B).—Whereas it appears to the Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely for the construction of Bhotajahu road KM 7/0 to 14/0, it is hereby declared that the land described in the specification below is required for the above purpose.

2. This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act the Collector, Land Acquisition Himachal Pradesh Public Works Department, Hamirpur is hereby directed to take order for the acquisition of the said land.

3. Plans of the land may be inspected in the offices of the Collector, Land Acquisition, Himachal Pradesh

1	2	3	4	5
MEHLTA	TAM-ROH.	19	0	18
		20	0	9
		17/1	0	2
		17	0	1
		16	0	1
		15	0	2
		14	0	11
		36	0	1
		12	0	2
		10	0	10
		9	0	2
		7	0	8
		6	Less than marla.	
		58	Less than marla.	
		59	0	2
		80	0	7
		81	0	2
		82	Less than marla.	
		85	0	2
		86	Less than marla.	
		87	0	19
		88	0	2
		95	0	2
		104	0	3
		105	0	8
		106	0	8
		125	0	15
		130	0	12
		127	0	16
		128	1	1
		129	0	3
		Total ..	9	9
MEHLTA	CHHAM-YATER.	99	0	1
		100	0	3
		102	0	11
		Total ..	0	15
MEHLTA	KAT-HOG.	900/704	0	8
		708	0	3
		709	0	2
		710	0	2
		711	0	1
		712	0	1
		713	Less than marla.	
		714	Less than marla.	
		718	0	3
		719	0	2
		720	0	1
		721	0	2
		919/725	0	13
		727	0	6
		543	0	1
		545	0	1
		Total ..	2	8
MEHLTA	KAROH	1	0	4
		2	0	2
		5	Less than marla.	
		6	0	3
		7	0	5
		8	0	3
		9	0	1
		11	0	7
		12	0	2
		13	0	0
		30	0	4
		32	0	4
		33	0	2
		31	0	6
		34	0	7
		213	0	5
		70	0	1
		69	0	3
		25	0	5
		28	2	6
		37	1	0
		207	0	0

1	2	3	4	5	1	2	3	4	5
	208		Less than marla.				82	0	6
	209		0	7			83	1	7
	212		0	4			86	0	16
	215		0	9			88	0	5
	72		0	4			89	0	3
	67		0	1			90	0	10
	64		0	1			91	0	10
	61		0	6			92	0	6
	60		0	2			93	0	6
	15		0	1			97	1	0
	19		Less than marla.				9	0	4
	20		0	1			12	3	4
	21		0	1			24	0	1
	22		0	1			25	0	4
	216		0	4			133	0	1
	217		0	1			134	0	2
	218		0	2					
	Total ..		9	16			Total ..	15	4
MEHLTA JINDRI	348/99		0	3	MEHLTA BHE-	237		0	1
	354/107		Less than marla.		BAL				
	114		0	5		Total ..		0	1
	115/1		0	2					
	193/138		0	3	MEHLTA MA-	766		0	3
	194/138		0	2	NOH	774		0	5
	198/138		0	7	UPPAR-	780		0	14
	195/138		0	7	LA.	777		0	15
	196/138		0	4		776		1	2
	197/138		0	2		775		0	14
	139		0	3		Total ..		3	13
	Total ..		1	13					
MEHLTA TANDA	17		0	3	MEHLTA JAMLI	257		0	1
	16		0	5	PALASI	286		0	5
	15		0	1		330		0	3
	14		Less than marla.			335		0	15
	760/2		0	3		324		1	3
	759/2		0	3		336		0	10
	758/2		0	1		337		0	8
	757/2		0	4		339		0	2
	3		0	1		340		0	1
	861/4		0	4		346		0	2
	860/4		0	7		347		0	2
	5		0	3		352		0	5
	6		0	2		355		0	12
	7		0	1		360		1	1
	9		0	4		Total ..		5	10
	31		0	2					
	29		0	3	MEHLTA BAG-2			0	6
	33		0	1	BAR	4		1	2
	34		0	3		9		0	11
	42		0	3		10		0	2
	43		0	2		Total ..		2	1
	44		0	3					
	747/45		Less than marla.						
	46		0	1	MEHLTA NAYA-	6		0	6
	47		0	6	LI.	4		1	0
	39		0	4		8		0	3
	805/49		0	8		11		0	8
	802/49		0	1		Total ..		1	17
	554/60		0	1					
	555/60		0	1	MEHLTA MUND-	146		2	8
	553/60		0	2	KHAR.	198		3	10
	552/60		0	1		211		1	6
	61		0	2		213		1	2
	62		0	2		221		1	4
	Total ..		4	8		222		0	7
MEHLTA RIHRI	1		1	6		220		0	11
	2		0	11		219		0	9
	4		0	8		218		0	5
	5		0	4		217		0	9
	6		0	6		216		0	17
	8		0	10		226		0	14
	78		1	1		239/1		4	7
	79		1	1		239		1	14
	80		0	9		247		1	1
	81		0	3		248		0	7

1	2	3	4	5	1	2	3	4	5
MEHLTA	MUNDKHAH	250	1	1			2549	0	1
	GAINDA	251	0	9			2550	0	12
		252	1	2			2551	0	7
		253	0	17			2552	1	3
		260	0	17			2555	0	9
		261	1	18			2556	Less than marla.	
		262	1	2			2557	0	5
		271	0	16			2558	0	13
		275	1	1			2559	0	6
		274	1	1			2560	0	8
		277	2	17			2578	0	10
		277/1	0	19			2581	0	2
		278	1	13			2582	0	7
		335	0	14			2586	0	9
		279	1	13			2589	2	16
		336	0	17					
		336/2	10	3			Total ..	18	5
		303	0	6					
		304	0	12	MEWA	JAHU	6	0	2
		303/1	0	16		KALAN.	7	0	18
		304/1	0	7			9	0	6
		302	0	10			8	1	4
		305	0	7			11	1	4
		301	0	4			11/1	0	4
		326	0	13			12	0	8
		327	1	16			13	0	7
		328	0	1			15	0	10
		309	0	1			16	0	8
		310	0	4			32	0	10
		331	1	17			33	0	8
		332	3	8			34	0	10
		356	5	9			35	0	3
		697	0	6			36	0	5
		568	0	14			38	0	5
		569	1	12			41	0	5
		514	0	2			44	0	4
		566	0	9			95	0	2
		519	0	1			96	0	2
		618	0	3			97	0	6
		663	0	7			98	0	1
		662	0	10			108	0	10
		812	0	1			110	0	7
		813	1	2			119	0	7
		815	0	4			123	0	1
		816	1	4			126	0	6
		817	0	15			125	0	6
		818	0	17			127	0	14
		819	0	1			128	0	2
		821	1	9			132	Less than marla.	
		825	0	18			133	0	1
		826	0	2			160	0	9
		827	1	0			161	0	3
		828	0	2			162	0	8
		795	0	7			175	1	1
		829	0	6			176	0	1
		842	0	7			187	0	16
		804	0	15			188	0	7
		800	0	7			189	0	8
		799	1	2			221	0	14
		843	1	5			222	0	10
		846	0	4			224	0	1
		848	1	1			250	0	1
		1382/850	2	3			266	0	2
		851	Less than marla.				267	0	9
		852	0	18			269	0	5
		853	0	1			270	0	2
		Total ..	76	9			271	0	4
							271/1	0	3
							317	1	5
MEWA	BHAI.	845	0	11			318	10	4
	WANI.	850	0	12			319	1	9
		851	3	10			324	0	1
		854	0	11			325	0	3
		852	0	12			326	0	3
		853	0	6			327	0	1
		2543	1	0			328	Less than marla.	
		2544	0	6			369	0	2
		2542	0	13			370	0	12
		2545	1	2			371	0	4
		2547	0	12			372	0	7
		2548	0	2			373	0	2

1	2	3	4	5	1	2	3	4	5	6
		1531	0	4			23/3	0	2	13
		1532	0	3			23/4	0	2	45
		1533	0	4			45/1	0	0	64
		1534	0	1			304/1	0	0	90
		1543	0	1			305/1	0	7	04
		1544	0	2			306/1	0	0	24
		1551	0	8			308/1	0	2	76
		1552	0	7			308/3	0	3	25
		1553	0	1			308/4	0	0	32
		1554	0	1			308/5	0	4	55
		1555	0	2			308/6	0	4	17
		1556	0	4			308/7	0	1	34
		1559	0	6			309	0	37	81
		Total	16	13			310/1	0	0	15
		Grand Total	265	9			319/1	0	0	37
							319/3	0	0	91
							353/1	0	0	52
							354/1	0	0	23
							358/1	0	0	20
							362/1	0	0	75
							363/1	0	0	52
							365/1	0	0	64
							366/1	0	0	14
							367/1	0	0	14
							367/3	0	0	22
							370/1	0	0	20
							371/1	0	0	12
							375/1	0	0	38
							376/1	0	0	14
							378/1	0	0	10
							379/1	0	0	84
							412/1	0	0	82
							413/1	0	0	11
							414/1	0	0	15
							415/1	0	0	6
							416/1	0	0	25
							461/1	0	0	03
							462/1	0	0	56
							465/1	0	0	24
							466/1	0	1	30
							468/1	0	0	10
							478/1	0	0	04
							479/1	0	0	44
							487/1	0	0	30
							488/1	0	0	29
							490/1	0	0	9
							507/1	0	0	66
							673/3	0	0	32
							675/1	0	0	06
							676/1	0	1	44
							706/1	0	0	22
							706/3	0	16	15
							706/5	0	0	56
							710/1	0	1	34
							711/1	0	3	21
							712/1	0	0	37
							714/1	0	1	56
							735/1	0	0	29
							736/1	0	1	51
							737/1	0	1	24
							738/1	0	1	11
							739/1	0	0	94
							740/1	0	0	55
							741/1	0	4	40
							747/1	0	4	02
							747/4	0	4	35
							748/1	0	6	11
							748/3	0	0	38
							755/1	0	1	34
							771/1	0	0	78
							773/1	0	5	60
							774	0	11	76
							775	0	0	34
							776/1	0	0	03
							777/1	0	1	32
							779/1	0	1	54
							780/1	0	1	76
							781/1	0	1	01
							782/1	0	0	69
							853/1	0	2	66
							860/1	0		

By order,
GANGESH MISRA,
Commissioner-cum-Secretary.

Simla-2, the 24th January, 1978

No. 9-13/73 PW-B. Whereas it appears to the Governor of Himachal Pradesh that the land is likely to be required to be taken by the Government at public expense for a public purpose, namely for the construction of Nagrota Baldhar Dhaloon Road K.M. No. 5/0 to 10/0 in Kangra district. It is hereby notified that the land in the locality described below is likely to be required for the above purpose.

This notification is made under the provision of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor of Himachal Pradesh has pleased to authorise the officers, for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested who has any objection to the acquisition of any land in the locality may, within 30 days of the publication of this notification file an objection in writing before the Land Acquisition Collector, H.P.P.W.D. Kangra.

SPECIFICATION

District: KANGRA			Tehsil: KANGRA		
Locality	Village	Khasta	Area in		
Village	Tikka	No.	Hr.	Yr.	Sr.
1	2	3	4	5	6
BALDHAR BHUNERH	26/1		0	1	02
	27/1		0	90	80
	28/2		0	5	20
	29/1		0	0	70
	30/1		0	0	88
	31/1		0	0	20
	32		0	0	43
	33/1		0	0	57
	34/1		0	1	07
	35/1		0	0	72
	36/1		0	2	24
	Total		0	13	83
DHALOON KARAH-PURA	4/1		0	5	37
	4/4		0	0	4
	7/1		0	2	95
	7/4		0	10	68
	23/1		0	0	92

2	3	4	5	6	1	2	3	4	5	6
	880/1	0	1	25			310/3	0	0	21
	881/1	0	1	24			311/1	0	0	22
	923/1	0	2	12			312/1	0	1	64
	926/1	0	0	40			313/1	0	0	75
	944/1	0	0	42			821	0	0	16
	945/1	0	1	38			825/4	0	0	99
	956/1	0	1	60						
	951/1	0	0	62						
	956/1	0	0	25			Total ..	0	25	80
	957/1	0	7	27		DHALOON DHALOON	1172/1	0	0	08
	958/1	0	1	38			1173/1	0	0	29
	959/1	0	1	43			1173/1	0	0	27
	960/1	0	1	86			1175/1	0	0	14
	970/1	0	1	07			1176/1	0	2	06
	979/1	0	0	44			1177/1	0	0	73
	981/1	0	0	29			1178/1	0	0	56
	983/1	0	0	31			1179/1	0	0	84
	984/1	0	1	92			1180/1	0	0	04
	985	0	4	55						
	986	0	2	52						
	987/1	0	0	09		Total Kita ..	83	0	6	01
	988/1	0	0	58						
	989/1	0	0	34		Grand Total ..		3	63	51
	991/1	0	42	24						
	1048/1	0	0	50						
	1049/1	0	0	09						
	1050/1	0	0	28						
	1050/3	0	0	12						
	1057/1	0	0	24						
	1058/1	0	0	72						
	1059/1	0	0	52						
	1061/1	0	1	08						
	1062/1	0	0	21						
	1064/1	0	0	34						
	1067/1	3	0	06						
	1069/1	0	0	39						
	1072/1	0	2	40						
	1074/1	0	1	68						
	1075	0	13	39						
	1076/1	0	0	44						
	1077/1	0	0	60						
	1078/1	0	0	12						
	1079/1	0	0	15						
	1080/1	0	0	52						
	1081/1	0	0	85						
	1084/1	0	3	08						
	1085/1	0	0	06						
	1097/1	0	1	77						
	1098/1	0	0	10						
	1099/1	0	0	10						
	1100/1	0	0	02						
	1107/1	0	0	36						
	1108/1	0	0	54						
	1143/1	0	0	24						
	1144/1	0	0	14						
	1145/1	0	0	38						
	1146/1	0	0	13						
	1149/1	0	0	14						
	1151/1	0	0	75						
	1245/1	0	0	62						
	Total ..	3	17	87						

DHALOON DHALOON	1172/1	0	0	08
	1173/1	0	0	29
	1173/1	0	0	27
	1175/1	0	0	14
	1176/1	0	2	06
	1177/1	0	0	73
	1178/1	0	0	56
	1179/1	0	0	84
	1180/1	0	0	04

Total Kita .. 83 0 6 01

Grand Total .. 3 63 51

Simla-2, the 7th June, 1979

No. Lok Nirman(Kha)9(1)-4/79-Kangra.—Whereas it appears to the Governor of Himachal Pradesh that the land is likely to be acquired to be taken by Government at public expense for public purpose namely for C/O Ghuggar Punner via Munsimbal road km. 1 from Ghuggar side. It is hereby notified that the land in the locality described below is likely to be required for the above purpose.

This notification is made under the provisions of section 4 of Land Acquisition Act, 1894 to all whom it may concern.


In exercise of the powers conferred by the aforesaid section, the Governor of Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon required or permitted by that section.

Any person interested who has any objection to the Acquisition of any land in the locality may within 30 days of the publication file an objection in writing before the Land Acquisition Collector of Himachal Pradesh Public Works Department, Kangra.

SPECIFICATION

District: KANGRA Tehsil: PALAMPUR

Muhul	Khasra No.	Area
1	2	H. K. M. 3 4 5
GHUGGAR	690/1	0 01 00
	691/1	0 00 10
	692/1	0 00 48
	693/1	0 00 10
	694/1	0 01 07
	695/1	0 01 76
	696/1	0 00 12
	697/1	0 00 02
	709/1	0 00 50
	710/1	0 00 50
	711/1	0 00 14
	789/1	0 00 18
	790/1	0 00 36
	796/1	0 00 26
	797/1	0 00 20
	799/1	0 00 24
	800/1	0 00 21

DHALOON	PATIAL	1/1	0	0	25
	KER	3/1	0	0	12
		4/1	0	0	09
		5/1	0	0	25
		6/1	0	0	16
		7/1	0	6	78
		305/1	0	2	08
		306/1	0	0	02
		307/1	0	0	64
		308/1	0	0	16
		309/1	0	0	46
		310/1	0	0	60
		310/2	0	0	22

1	2	3	4	5
	808/1	0	00	06
	809/1	0	00	22
	810/1	0	00	27
	812/1	0	00	03
	813/1	0	00	48
	815/1	0	00	12
	1577/1	0	00	24
	1578/1	0	00	40
	1579/1	0	00	30
	1581/1	0	00	42
	1580/1	0	00	20
	1585/1	0	00	77
	1582/1	0	00	39
	1583/1	0	00	56
	1587/1	0	00	32
	1586/1	0	00	91
	1588/1	0	20	42
	1719/1	0	01	20
	1718/1	0	00	88
	1716/1	0	00	80
	1721/1	0	02	69
	1722/1	0	02	88
	1720/1	0	02	74
	1717/1	0	00	60
	1723/1	0	00	37
	1724/1	0	00	42
	1725/1	0	00	42
	1726/1	0	00	33
	1727/1	0	00	30
	1728/1	0	00	08
	1729/1	0	00	62
	1730/1	0	00	39
	1733/1	0	01	35
	1710/1	0	01	29
	1711/1	0	01	20
	1712/1	0	00	03
	1715/1	0	01	15
	1714/1	0	00	14
	1702/1	0	00	28
	1701/1	0	00	14
	1700/1	0	00	20
	1699/1	0	00	26
	1698/1	0	00	66
	1697/1	0	00	14
	1694/1	0	00	02
	1949/1	0	00	09
	1688/1	0	01	32
	1687/1	0	01	14
	1686/1	0	00	07
	1673/1	0	00	52
	1672/1	0	00	16
	1671/1	0	00	26
	1670/1	0	00	49
	1649/1	0	00	62
	1648/1	0	01	07
	1642/1	0	00	06
	1641/1	0	00	07
	1640/1	0	01	77
	1639/1	0	00	42
	1611/1	0	00	26
	1610/1	0	00	42
	1607/1	0	00	12
	1606/1	0	00	16
	1603/1	0	00	17
	1604/1	0	00	62
	1601/1	0	00	05
	1589/1	0	00	24
Total Kita		86	0	64 20

By order,
B. C. NEGI,
Commissioner-cum-Secretary.

REVENUE DEPARTMENT
POG DAM CELL
NOTIFICATIONS

Whereas it appears to the Governor of Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose*, it is hereby notified that the land in the

locality described below is likely to be required for the said* purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh, is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within 30 days of the publication of this notification file an objection in writing before the Land Acquisition Collector, Beas Sutlej Link Project, Mandi district, Mandi (H.P.).

Erection of tower locations of 400 KV S/C Dehar Panipat Line under Beas Project for the Beas Construction Board (Power Wing).

No 4-1/77-Rev. Cell(Vol-I). Simla-171002, the 6th March, *1979

SPECIFICATION

District: SOLAN Tehsil: NALAGARH

Village	Khasra No.	Area			Tower No.
<hr/>					
GHOGHARWAL H.B. 124.	124/1	0	9	0	TL-169
<hr/>					
ABHIPUR H.B. 123.	57/1	0	7	1	TL-171
<hr/>					
NIKAWAL H.B. 142	240/1	0	7	1	TL-172
<hr/>					
BELI-BRAH- MANAN-154	229/1 231/1	0 0	1 0	5 12	TL-483
<hr/>					
KASAMBOWAL	28/1 29/1 108/1 125/1 132/1	0 0 0 0 0	4 0 4 4 4	4 10 0 1 1	TL-184 TL-185 TL-186 TL-187
<hr/>					
BELI-BAYOR H.B. 153	35/1 35/1 36/1 475.156/1	0 0 0 0	2 2 0 1	14 18 7	TL-182 TL-183
<hr/>					
NILHA-KHERA H.B. 150	641/1 883.529/1	0 0	4 5	1 0	TL-178 TL-179
<hr/>					
CHAK	22/1 101/1	0 0	4 4	1 1	TL-180 TL-181
<hr/>					
DADI-KANIE H.B. 147.	292/1 293/1 186/1	0 0 0	0 3 4	9 12 1	TL-176 TL-177
<hr/>					
DADI BHOLA	245/1 320/1 321/1	0 0 0	4 0 3	1 2 9	TL-175 TL-174
<hr/>					
RAKHRAM SINGH-141	120/1	0	4	1	TL-170

By order,
P. P. SRIVASTAVA,
Secretary.

भाग 2—वैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यक्षों और जिला मैजिस्ट्रेटों द्वारा अधिसूचनाएं

इस्यारि

कार्यालय जिलाधीश, जिला कलगीर, 4511

अधिसूचना

कम्पा, 1 जन, 1979

3—अच्छ विकास योजनाएं, तहसील पालमपुर

ग्राम सभा—1 निम्बन

प्रधान: श्री धर्म सिंह पुत्र श्री गोसा राम, गांव निम्बन, डाकघर मुनाता ।

ग्राम सभा—2 मंथ

उप-प्रधान: श्री रोहोरी राम गांव मंथ, डाकघर भागी-ग्राम, तहसील पालमपुर ।

ग्राम सभा—3 कुदल बहनी

पंच बाई नं०-1. श्री होधिया सिंह पुत्र श्री हिमन राम, गांव ब डाकघर कुदल ।

4—अच्छ विकास योजनाएं, तहसील पालमपुर

ग्राम सभा—1 मयूर

पंच बाई नं०-1: श्री भूरा राम पुत्र श्री रोसा राम गांव ब डाकघर मयूर ।

ग्राम सभा—2 बन्दना

पंच बाई नं०-9: श्री रमाय राम पुत्र श्री बूटा राम टीका मोहना, डाकघर बन्दना ।

5—अच्छ विकास कांगड़ा, तहसील कांगड़ा

ग्राम सभा—1 नरगुन

पंच बाई नं०-2: श्री धर्मरा पुत्र श्री बेनी राम, टीका गबली बन्दगाड़, डाकघर बरोटी ।

ग्राम सभा—2 गबली बगली

पंच बाई नं०-1: श्री प्रीतम चन्द पुत्र मोकी राम, गांव गबली डाकघर बगली ।

6—अच्छ विकास नगरोटा बगली, तहसील कांगड़ा

ग्राम सभा—1 टीका

पंच बाई नं०-3: श्री पीरू राम, टीका बगरोटा, डाकघर बन्द, तहसील कांगड़ा ।

ग्राम सभा—2 मिठवाडी

पंच बाई नं०-2 श्री मुखन पुत्र श्री हीरा राम, गांव ब डाकघर मिठवाडी ।

ग्राम सभा—3 मूँ बरवां

पंच (प्रारम्भ) बाई नं०-3 श्री कृष्ण राम पुत्र श्री ठाकुर राम, गांव ब डाकघर मूँ बरवां (ग्रामा) ।

7—अच्छ विकास रंग, तहसील कांगड़ा

ग्राम सभा—1 मन

प्रधान: श्री मोकार नाथ, गांव (नामनवर) मन, डाकघर धर्मनाता ।

ग्राम सभा—2 नेरटी

पंच बाई नं० 6: श्री मननवी राम, गांव चूडवा, डाकघर नेरटी, तहसील कांगड़ा ।

8—अच्छ विकास नरपुर, तहसील नरपुर

ग्राम सभा—1 बरणा कंडवाल

पंच बाई नं०-3: श्री पत्थी सिंह पुत्र श्री नरू राम, गांव ब डाकघर बरणा ।

नं० 372/73—इस कार्यालय द्वारा जारी की गई अन-संश्लेष अधिसूचना दिनांक 5 मई, 1979 में कम संख्या 3 के समानांतर मन्त्र "भाका" तथा "श्रीधर" जबर डोनाला पत्नी श्री भोज सिंह" द्वारा किए जाते हैं ।

र० ७० नं० 1

जिलाधीश ।

कार्यालय उपायुक्त (जिला निर्वाचन अधिकारी), कांगड़ा

विधान धर्मनाता

अधिसूचना

धर्मनाता 27 मई, 1979

कमाक XIV-17(12)/78-रवेंक-3537—हिसाब प्रवेश ग्राम पंचायत निर्वाचन, नियम, 1978 के नियम 45 में निहित शक्तियों के अन्तर्गत, मैं, कंवर जयदेव सिंह, उपायुक्त, कांगड़ा स्थित धर्मनाता मन्त्र द्वारा कांगड़ा मण्डल की नीचे दी गई ग्राम सभाओं के उप-निर्वाचन 1979 में निर्वाचन हुए प्रधान/उप-प्रधानों और पंचों के नामों को नीचे, शर्तों पर अनुसार जन-साधारण की सूचना के लिये अधिसूचित करने हैं:—

1—अच्छ विकास भवारना, तहसील पालमपुर

ग्राम सभा—1 साब्बा

पंच बाई नं० 2—(प्रारम्भ): श्री निगा राम पुत्र श्री रोजू राम, ग्राम साब्बा, डाकघर मारुहल (ग्रामा) ।

ग्राम सभा—2 बोडा

पंच बाई नं०-1: श्री ज्ञान सिंह पुत्र श्री सावन सिंह, गांव निरौल, डाकघर बोडा ।

ग्राम सभा—3 बागी

पंच बाई नं०-5: श्री बिबी चन्द पुत्र श्री मुसनी राम, गांव धरठ, डाकघर बागी ।

2—अच्छ विकास लम्बागाड़ी, तहसील पालमपुर

ग्राम सभा—1 मंथान

पंच बाई नं०-2: श्री रूप नाम, गांव ब डाकघर मंथान ।

ग्राम सभा—2 हलेड

पंच बाई नं०-7: श्री कीरत सिंह, गांव धरठ, डाकघर हीरापुर ।

ग्राम सभा—3 धर्मनर

पंच बाई नं०-4: श्री मोकी राम पुत्र श्री रेजू राम, टीका गंटी, डाकघर लाठ ।

ग्राम सभा—4 पुष्पधारा

पंच बाई नं०-1: श्री जम्नू सिंह, गांव दलेल, डाकघर पुष्पधारा ।

राज्य सभा—3 पुर्व

पत्र साई नं०—5 श्री राजा निरं पुत्र श्री मनिना राम राव
मुनरा हाकरा हाई।

10—पुर्व विकास दहारा, मन्थली दहारा

राज्य सभा—1 टाटा

पत्र साई नं०—5 श्री राजा निरं पुत्र श्री मनिना राम राव व
हाकरा हाई। मन्थली दहारा।

10—पुर्व विकास दहारा, मन्थली दहारा

राज्य सभा—1 बाई

पत्र साई नं०—5 श्री राजा निरं पुत्र श्री मनिना राम राव व
हाकरा हाई। मन्थली दहारा।

राज्य सभा—1 गजरा

पत्र साई नं०—5 श्री राजा निरं पुत्र श्री मनिना राम राव व
हाकरा हाई। मन्थली दहारा।

राज्य सभा—3 बाई। टाटा हाकरा हाई।

पत्र साई नं०—5 श्री राजा निरं पुत्र श्री मनिना राम राव व
हाकरा हाई। मन्थली दहारा।

राज्य सभा—4 बाई

पत्र साई नं०—5 श्री राजा निरं पुत्र श्री मनिना राम राव व
हाकरा हाई। मन्थली दहारा।

राज्य सभा—5 गजरा

पत्र साई नं०—5 श्री राजा निरं पुत्र श्री मनिना राम राव व
हाकरा हाई। मन्थली दहारा।

मन्थली दहारा

हाकरा हाई। मन्थली दहारा।

1 मार्च 27 हा. 1979

उपराज्य हाई।

मन्थली दहारा विकास विभाग

पत्र साई नं०

मन्थली दहारा, 22 दिसंबर, 1978

पत्र साई नं०—5 श्री राजा निरं पुत्र श्री मनिना राम राव व
हाकरा हाई। मन्थली दहारा।

पत्र साई नं०—5 श्री राजा निरं पुत्र श्री मनिना राम राव व
हाकरा हाई। मन्थली दहारा।

पत्र साई नं०—5 श्री राजा निरं पुत्र श्री मनिना राम राव व
हाकरा हाई। मन्थली दहारा।

पत्र साई नं०—5 श्री राजा निरं पुत्र श्री मनिना राम राव व
हाकरा हाई। मन्थली दहारा।

हाई। मन्थली दहारा।

मन्थली दहारा विकास विभाग

पत्र साई नं०

पत्र साई नं०

मन्थली दहारा, 22 दिसंबर, 1978

पत्र साई नं०—5 श्री राजा निरं पुत्र श्री मनिना राम राव व
हाकरा हाई। मन्थली दहारा।

नाने के उद्देश्य से जलवसायिक सम्पत्ति मन्थली का ठेका दिया गया था
उस कमेटी पर उप परीक्षक महाशय मन्थली मन्थली मन्थली का भी सम्पत्ति
मन्थली दिया गया है।

मन्थली हाई।

परीक्षक महाशय मन्थली

PUBLIC WORKS DEPARTMENT

NOTIFICATIONS

Whereas it appears to the Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose*, It is hereby declared that the land described in the specification below is required for the said purpose.

The declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh Public Works Department is hereby directed to take order for the acquisition of the said land.

A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh Public Works Department, Solan.

*Construction of Cudde Bands for Bridge over Munpur.
No. SE. III-G(R)61-13 78-27937-40 Solan, the 16th December, 1978.

SPECIFICATION

District: SOLAN

Tehsil: NALAGARH

Village	Khasra No.	Area	
		Big. Bis.	Bisw.
1	2	3	4
KISHANPURA	512/1	1	3
	514/1	0	12
	522/1	0	4
	523	0	3
	524	0	1
	528	0	4
	529/1	1	13
	530	0	4
	531	0	5
	532/1	0	4
	533/1	0	3
Total ..		4	16

*Construction of Shakti Ghat-Shama Ghat road.

No. SE. III-G(R)-61-13 78-114-17 Solan, the 2nd January, 1979.

District: SOLAN

Tehsil: KASAUJI

Village	Khasra No.	Area	
		Big. Bis. Bisw.	
1	2	3	4
JAGTAVAN	103/1	18	16
	104/1	0	5
	105/1	0	6
	105/2	0	4
	207/112/1	1	7
	94/1	1	0
	107/1	0	10
	111/1	0	10
	212/127/1	0	7
	212/127/1	0	9
Total ..		5	4

M. L. BANSAL,
Superintending Engineer,
III Circle, H.P. P.W.D. Solan.

और जबकि इन योजनाओं में प्रभावित सभी व्यक्ति और गांव ने भी इन योजनाओं को कार्यान्वित करना स्वीकृत किया है। सम्बन्धित कृषि-निरीक्षकों से भी कोई आपत्ति प्राप्त नहीं हुई है।

क्रमांक	संक्षिप्त नं०	योजना के अन्तर्गत आने वाले किसानों का नाम व पता	गांव	तहसील	रकबा	खसरा नं०	मूल्य	अनुदान	कुल राजि	योजना के कार्य का नाम	तात्कालिक अनु-मोदन
1	2	3	4	5	6	7	8	9	10	11	12
1.	कृषि ष०म० ०५०-१/७८-७९	श्री गिरीश नौबत पुत्र नन्दुप बिचम	स्थिति	0-70	341-344		262-00	788-00	1050-00	मूखी बिनाई व मिटा. कार्य	15-12-78
2.	" 2/७८-७९	श्री बचन लाल पुत्र मोहन लाल	"	"	4-10	46-86	1050-00	3150-00	4200-00	"	"
3.	" 3/७८-७९	श्री लाल लाल पुत्र मोहन	"	"	0-79	305-307, 334-335	295-00	885-00	1180-00	"	"
4.	" 4/७८-७९	श्री मोहन लाल पुत्र लाल लाल	"	"	0-69	309-329-310	252-50	772-50	1030-00	"	"
5.	" 5/७८-७९	श्री बंगलाल पुत्र लाल लाल	"	"	7-13	240	1250-00	3750-00	5000-00	"	"
6.	" 6/७८-७९	श्री बंगलाल पुत्र मोहन	"	"	0-50	308-347-348	187-50	292-50	5700-00	"	"
7.	" 7/७८-७९	श्री लाल लाल पुत्र लाल लाल	"	"	3-79	257-269	945-00	2835-00	3780-00	"	"
8.	" 8/७८-७९	श्री गिरीश नौबत पुत्र लाल लाल	"	"	2-00	169-202-226	750-00	2250-00	3000-00	"	"
9.	" 9/७८-७९	श्री लाल लाल पुत्र बंगलाल	"	"	1-00	169-171	250-00	750-00	1000-00	"	"
10.	" 10/७८-७९	श्री लाल लाल पुत्र लाल लाल	"	"	3-37	16-185-264	1220-00	3660-00	4880-00	"	"
11.	" 11/७८-७९	श्री लाल लाल पुत्र लाल लाल	"	"	0-28	316-351	105-00	316-00	420-00	"	"
12.	" 12/७८-७९	श्री लाल लाल पुत्र लाल लाल	"	"	0-75	209-210-328	187-50	562-50	750-00	"	"

1	2	3	4	5	6	7	8	9	10	11	12
13	13/78-79	बी टोको लक्ष्म पुत्र टको रिमजिब ।	बेचम	स्थिति	4-61	49	1250-00	3750-00	5000-00	पुत्री चित्तार्थ व निहू	"
14	"	बी टको लक्ष्म पुत्र बगम	"	"	0-44	360	165-00	495-00	660-00	"	"
15	"	बी बेचम पुत्र टको बेचम	"	"	0-57	312-313-336	150-00	450-00	600-00	"	"
16	"	बी बगम लक्ष्म पुत्र लक्ष्म	"	"	4-61	19	1250-00	3750-00	5000-00	"	"
17	"	बी लक्ष्म लक्ष्म पुत्र	"	"	1-19	428-236	272-00	818-00	1090-00	"	"
18	"	बी टोको बेचम पुत्र बेचम	"	"	1-64	7-11	410-00	1230-00	1640-00	"	"
19	"	बी लक्ष्म लक्ष्म पुत्र	"	"	1-96	15-208	735-00	2205-00	2940-00	"	"
20	"	बी टको लक्ष्म पुत्र बेचम	"	"	0-52	302-345-359	195-00	585-00	790-00	"	"
21	"	बी बेचम लक्ष्म पुत्र बेचम	"	"	0-46	317-338	165-00	495-00	660-00	"	"
22	"	बी बेचम लक्ष्म पुत्र बेचम	"	"	0-49	35-300	185-00	555-00	740-00	"	"
23	"	बी लक्ष्म लक्ष्म पुत्र लक्ष्म	"	"	2-19	20-262-85	820-00	2460-00	3280-00	"	"
24	"	बीमती लक्ष्म पुत्र लक्ष्म	"	"	0-18	346-233	66-00	202-00	270-00	"	"
25	"	बी बेचम लक्ष्म पुत्र लक्ष्म	"	"	1-30	297-208	325-00	975-00	1300-00	"	"
26	"	बी लक्ष्म लक्ष्म पुत्र लक्ष्म	"	"	3-40	65-84	850-00	2550-00	3400-00	"	"
27	"	बीमती लक्ष्म लक्ष्म पुत्र लक्ष्म	"	"	0-61	548-123-124-128	227-50	682-00	910-00	"	"
28	"	बी बेचम लक्ष्म पुत्र लक्ष्म	"	"	0-85	569	318-75	956-25	1275-00	"	"
29	"	बी लक्ष्म लक्ष्म पुत्र लक्ष्म	"	"	1-00	400	375-00	1125-00	1500-00	"	"
30	"	बी लक्ष्म लक्ष्म पुत्र लक्ष्म	"	"	1-64	62-135-126-127	410-00	1230-00	1640-00	"	"

31.	"	64178-78	श्रीमती उबन पुत्री सोनम	"	"	0-50 463	187-50	562-50	750-00	"	"
32.	"	65178-79	श्री टपो तन्हुप पुत्र छेरिग तोबदन ।	"	"	1-24 22-104	465-00	1395-00	1860-00	"	"
33.	"	66178-79	श्रीमती बंगमो पुत्री कन्बो	"	"	0-60 585	225-00	675-00	900-00	"	"
34.	"	67178-79	श्री गटक पुत्र चम्बा छेरिग मनेबोगमा	"	"	1-54 71-43-105	577-50	1332-50	2310-00	"	"
35.	"	68178-79	श्री उरमान दोरजे पुत्र चम्बा	"	"	1-27 378-394-455-454	475-00	1425-00	1900-00	"	"
36.	"	69178-79	श्रीमती पन्चांग डोलमा पुत्री सोनम तोबने ।	"	"	0-24 539-540	90-00	270-00	360-00	"	"
37.	"	70178-79	श्री उरमान मोरबू पुत्र दोरजे छेरिग ।	"	"	0-40 नोपाइ	150-00	450-00	600-00	"	"
38.	"	71178-79	श्रीमती किन्बोग बटी पत्नी मोरबे तरजे ।	"	"	1-72 152-219	645-00	1935-00	2580-00	"	"
39.	"	72178-79	श्री छिमेद नमशान पुत्र छेवांग रिगडिन ।	"	"	1-44 73-235-274-319	545-00	1625-00	2160-00	"	"
40.	"	73178-79	श्री गटुक छेपन पुत्र दोरजे छेपन	"	"	1-96 815	735-00	2205-00	2940-00	"	"
41.	"	98178-79	श्री छेरिग भगवत पुत्र समनन छिड्बुमाने	"	"	1 66 487	622-50	1867-50	2490-00	"	"
42.	"	99178-79	श्री भगदायी पुत्र दोरजे तन्हुप ।	"	"	1-21 462	453-75	1361-25	1815-00	"	"
43.	"	100178-79	श्री लवत्रोग छेपन पुत्र गटकसरिक	"	"	0-20 278	75-00	225-00	300-00	"	"
44.	"	101178-79	श्री टपो तन्हुप पुत्र सोनम तन्हुप ।	"	"	0-14 245	52-50	157-50	210-00	"	"
45.	"	102178-79	श्री गाम्को छेरिग पुत्र उर- दय ।	"	"	2-16 365-1-2-3-4	840-00	2400-00	3240-00	"	"
46.	"	103178-79	श्री छेवांग भगवत पुत्र छेरिग पन्चांग तन्हुप ।	"	"	3-40 21	1250-00	3750-00	5000-00	"	"
47.	"	104178-79	श्रीमती छेरिग डोलमा पीमाचिगजद पत्नी छेरिग तन्हुप ।	"	"	1-00 नोपाइ	375-00	1125-00	1500-00	"	"
48.	"	105178-79	श्री भगवां छेरिग पुत्र दोरजे रंगरिक फन्चांग ।	"	"	0-86 342-343	322-50	967-50	00 1290-00	"	"
49.	"	106178-79	श्री छुटवराय पुत्र सोनम स्वाणिग पनदन ।	"	"	1-00 इत्तकाल न 0 416-216	375-00	1125-00	1500-00	"	"
50.	"	107178-79	श्रीमती छेरिग डोलमा पुत्री मूरंग टपो छेरिग ।	"	"	1-99 9	745-00	2235-00	2980-00	"	"

1	2	3	4	5	6	7	8	9	10	11	12
- 51	100178-79	श्री नाथराम दोरडे पुत्र बुरम अथ बरु खेरिप ।	स्थिति		3-50	13	875-00	3625-00	3500-00	श्री श्री विनायक मिहो कावे	18-12-78
52	100178-79	श्री नाथराम पुत्र दोरडे स्वामिन अथराम ।	"		1-00	दुग्धकाय नं 0 411	375-00	1125-00	1500-00	"	"
53	110178-79	श्रीमती अरु बाबाबा पुत्री देवाय अथराम ।	"		1-00	दुग्धकाय नं 0 408	375-00	1125-00	1500-00	"	"
54	111178-79	श्री बरुदम पुत्र दोरडे खेरिप खेरिप ।	"		0-68	222-209	255-00	765-00	1020-00	"	"
55	112178-79	श्री अथराम पुत्र दोरडे अथराम	"		0-98	124-126	367-50	1102-50	1470-00	"	"
56	113178-79	श्री अथी अथराम पुत्र दोरडे स्वामिन अथराम ।	"		2-28	75	855-00	2565-00	3420-00	"	"
57	114178-79	श्री अथी अथराम पुत्र अथराम श्री अथराम ।	"		0-50	45	147-50	562-50	750-00	"	"
58	115178-79	श्री खेरिप अथराम पुत्र दोरडे खेरिप ।	"		1-81	45-89	675-00	2025-00	2700-00	"	"
59	116178-79	श्री नाथराम अथराम पुत्र अथराम अथराम ।	"		1-00	425	375-00	1125-00	1500-00	"	"
60	117178-79	श्री नाथराम दोरडे पुत्र दोरडे	"		0-68	141	255-00	765-00	1020-00	"	"
61	118178-79	श्री अथराम अथराम पुत्र अथराम ।	"		0-67	306	260-00	750-00	1000-00	"	"
62	119178-79	श्री नाथराम अथराम पुत्र अथराम	"		1-30	155	487-50	1462-50	1950-00	"	"
64	120178-79	श्री अथराम पुत्र अथराम अथराम	"		1-00	416	375-00	1125-00	1500-00	"	"
65	121178-79	श्री दोरडे अथराम पुत्र अथराम ।	"		0-38	43	142-50	427-50	570-00	"	"
66	122178-79	श्रीमती अथराम अथराम अथराम अथराम अथराम अथराम ।	"		0-54	306-307	205-00	615-00	820-00	"	"
67	123178-79	श्री अथराम पुत्र दोरडे अथराम	"		1-08	नौतीक	405-00	1215-00	1620-00	"	"
68	124178-79	श्री अथराम पुत्र अथराम अथराम	"		1-12	569	420-00	1260-00	1680-00	"	"
69	125178-79	श्री अथराम अथराम पुत्र अथराम अथराम ।	"		2-83	395-396-401-402	1060-00	3180-00	4240-00	"	"
70	126178-79	श्री अथराम अथराम पुत्र अथराम अथराम ।	"		1-87	55	700-00	2100-00	2800-00	"	"

रा.ना. वि.सं. 14 अंश. 1979/23 अंश. 1901

71.	"	127/78-79	श्री टवी नन्दन पुत्र दोग्गे खेवाग ।	"	"	2-00 8-47	750-00	2250-00	3000-00	"	"
72.	"	128/78-79	श्री खेगि दोग्गे पुत्र टवी दोग्गे ।	"	"	1-12 74-81	420-00	1260-00	1680-00	"	"
73.	"	129/78-79	श्री खेवाग पुत्र नोयकेन बराविम ।	"	"	1-00 412	375-00	1125-00	1500-00	"	"
74.	"	130/78-79	श्री मोनम घगवर्षी पुत्र दोग्गे घगवर्ष ।	"	"	2-00 15	750-00	2250-00	3000-00	"	"
75.	"	141/78-79	श्री मटभ खेगि पुत्र बर भाने ।	"	"	0-79 नोयड	296-25	888-75	1185-00	"	"
76.	"	142/78-79	श्री मोनम पुत्र गिगादल	"	"	0-75 214	281-25	843-75	1125-00	"	"
77.	"	153/78-79	श्रीमनि खेगि डोगमा दोग्गे ।	"	"	0-37 466-467-468	137-00	413-00	554-00	"	"
78.	"	154/78-79	श्री खेगि नन्दन पुत्र टवी खेगि ।	"	"	1-15 187	287-00	863-00	1150-00	"	"
79.	"	155/78-79	श्री कन्नाम पुत्र दोग्गे तरगे	"	"	2-25 23-308	565-00	1695-00	2260-00	"	"
80.	"	156/78-79	श्री मण्डन नन्दन पुत्र टवी खेगि ।	"	"	2-30 22	863-00	2587-00	3450-00	"	"
81.	"	157/78-79	श्रीमनि खेगि बटो पुत्र खेगि घगवर्ष ।	"	"	1-80 422	450-00	1350-00	1800-00	"	"
82.	"	158/78-79	श्री नन्दन खेगि पुत्र दोग्गे	"	"	0-30 486-487	112-00	338-00	450-00	"	"
83.	"	159/78-79	श्री बरमा नन्दन पुत्र श्रीमती गोमा बटी ।	"	"	0-50 440	187-50	562-50	750-00	"	"
84.	"	160/78-79	श्री कन्नाम नन्दन पुत्र श्री श्रीमती खेतन डोलेमा ।	"	"	1-55 395-400	375-00	1125-00	1500-00	"	"
85.	"	161/78-79	श्री कन्नाम पुत्र मण्डन	"	"	0-55 470	200-00	600-00	800-00	"	"
86.	"	162/78-79	श्री गोमा खेगि पुत्र मण्डन	"	"	0-60 483	225-00	675-00	900-00	"	"
87.	"	163/78-79	श्रीमती खेगि बटो पुत्र बन्दी ।	"	"	1-40 37	350-00	1050-00	1400-00	"	"
88.	"	164/78-79	श्री खेतन पुत्र खेगि कन्नाम	"	"	1-20 477-479	300-00	900-00	1200-00	"	"
89.	"	165/78-79	श्री दवा जगमा पुत्र श्रीमती पन्ना ।	"	"	1-34 291-267	335-00	1005-00	1340-00	"	"
90.	"	166/78-79	श्री मोनम टवी पुत्र मोनम नोयड ।	"	"	3-28 127-141-345-347	832-50	2467-50	3300-00	"	"

1	2	3	4	5	6	7	8	9	10	11	12
91	167178-79	श्री लोचन टकी पुत्र अमरन पित्रर	विधि	2-33	107		873-75	2633-23	3495-00	गुलाबगार्ड व	18-12-79
92	168178-79	श्री लोचन टकी पुत्र रमरिह नवग्राम ।		2-04	344		765-00	2395-00	3000-00	मिर्छा बाग	"
93	170178-79	श्री विष्णु लोचन पुत्र वृ- रंजन द्वारे ।		1-55	146-184-202		375-00	1125-00	1500-00		
94	171178-79	श्री लोचन नवग्राम पुत्र विमल ।		0-94	1		375-00	1125-00	1500-00		
95	172178-79	श्री नवग्राम पुत्र रमरन कुन्दा ।		2-36	26-71-811-3-3-211		500-00	1500-00	2000-00		
96	173178-79	श्री लोचन पुत्र कुन्दाग नवग्राम		1-00	1-21-4		375-00	1125-00	1500-00		
97	174178-79	श्री गीत बन पुत्र मान- अनवर ।		2-00	10-60-81		550-00	1650-00	2200-00		
98	175178-79	श्री अट्टक पुत्र विमल रंजन द्वारे ।		1-97	13-39-05-01-119 185-190		400-00	1200-00	1600-00		
99	176178-79	श्री द्वारे द्वारे पुत्र द्वारे कावुम अनवर ।		2-20	62-116-113		550-00	1650-00	2200-00		
100	177178-79	श्री कुमारी दलमा पुत्री कां कुन्दा ।		1-00	47		375-00	1125-00	1500-00		
101	178178-79	श्री टकी लोचन पुत्र विमल नवग्राम		0-99	1-2		250-00	750-00	1000-00		
102	179178-79	श्री लोचन द्वारे पुत्र वन- रव ।		0-43	406-407-408		112-50	337-50	450-00		
103	180178-79	श्री टकी अमरन पुत्र कम्हा		0-46	1-2		120-00	360-00	480-00		
104	181178-79	श्री अमर लोचन पुत्र बावरे		1-07	22-33-46		400-00	1200-00	1600-00		
105	182178-79	श्री अमर लोचन पुत्र नवग्राम अनवर ।		1-66	42-275		400-00	1200-00	1600-00		
106	183178-79	श्री मूल राम पुत्र नाना नान्दी	नान्दी	2-00	395/305-307-254		625-00	1875-00	2500-00		
107	184178-79	श्री नवग्राम श्री लोचन अमर राम पुत्र लोचनद्वारे ।		0-90	1-2		337-50	1012-50	1350-00		
108	185178-79	श्री मूल राम पुत्र अमर राम नवग्राम		1-30	30		325-00	975-00	1300-00		
109	186178-79	श्री टकी लोचन पुत्र मानदाम नान्दी		1-80	किमा 8		387-50	1162-50	1550-00		
110	187178-79	श्री कल्याण नवग्राम पुत्र अनवर नवग्राम		1-00	8		375-00	1125-00	1500-00		
111	188178-79	श्री मन पुत्र नाना राम नवग्राम		0-93	85		250-00	750-00	1000-00		
112	189178-79	श्री नवग्राम पुत्र अनवर नवग्राम	नान्दी	2-70	10		1112-50	3037-50	4050-00		

113.	"	79178-79	श्री पवन नन्दन पुत्र	"	"	3-04	27	1140-00	3420-00	4560-00	"	"
			नाबख्त दोरजे ।									
114.	"	74178-79	श्री बुकन पुत्र नरामदोरजे	"	"	2-00	नौवर्ष	750-00	550-00	3000-00	"	"
115.	"	75178-79	श्री खुनिर दोरजे पुत्र संग	"	"	2-00	"	750-00	550-00	3000-00	"	"
			खुनि ।									
116.	"	—	श्री प्र. बन्त पुत्र कमंडाय बेसिय	राहुत		0-80	—	300-00	900-00	1200-00	"	"
198-11								51781-25	155313-75	207085-00	"	—

स्थापित

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महसुस

श्री मर्दी नाम, श्री मर्दी
हाकिम, महायथा, महर्षि साहुत
जिला साहुत एवं मिनि ।

महसुस

बन्त मर्दान्त हाकिमदारी
माहुत एवं मिनि, केसंग ।

महसुस

जिला हाकिम हाकिमदारी,
माहुत एवं मिनि, केसंग ।

महसुस

जिला हाकिम हाकिमदारी,
माहुत एवं मिनि, केसंग ।

(e) a person of Indian origin who has migrated from Pakistan, Burma, Lunka, East African countries of Kenya, Uganda, the United Republic of Tanzania (formerly Tanganyika and Zanzibar), Zambia, Malawi, Zaire and Ethiopia with the intention of permanently settling in India;

A candidate in whose case a certificate of eligibility is necessary may be admitted to an examination or interview conducted by the Himachal Pradesh Public Service Commission or other recruiting authority, but the offer of appointment be given only after the necessary eligibility certificate has been issued to him by the Government of Himachal Pradesh Government of India.

2. The existing provisions under item No. xi and xv of Rule 6 of the said rules shall be substituted as follows:—

Rule 6 (xiii) Clerks.—He has passed the Matriculation Examination of a recognised University or the Board or any other equivalent or higher examination from a recognised University.

The selection of a candidate for appointment as clerk in the Co-operative Department will be done on the basis of written test and Hindi Type-writing test to be conducted by the Department and oral interview. The minimum qualifying type-writing speed in Hindi shall be 25 words per minute. The selected candidates, who either fail to qualify the type-writing test at the prescribed speed or does not appear for such a test will be required to pass the same at the prescribed speed or does not appear for such a test will be required pass the same at the minimum speed of 25 words per minute within 6 months from the date of appointment. In special circumstances, this period may be extended by the competent authority for a maximum period of another six months. However, the services of a candidate who fails to qualify the type writing test at the end of one year completed from the date of his appointments be dispensed with forthwith.

Rule 6(xv) Steno-typist.—He has passed matriculation or equivalent or above examination from a recognised University or Board and possess a speed of 60 words per minute in Hindi Shorthand and a speed of 25 words per minute in Hindi type-writing.

ANĀNG PAL,
Secretary.

Stender ~~121032~~, dte 20th March, 1979

No. 1-155 64-Co-op (S)-II. In exercise of the powers conferred by proviso to Article 309 of the Constitution of India and all other powers enabling him in this behalf, the Governor, Himachal Pradesh, is pleased to make the following rules further to amend the Himachal Pradesh Co-operative Department (Co-op-III Service) (Recruitment, Promotion and Conditions of Service) Rules, 1965, framed by the Government vide Himachal Pradesh Government Notification No. 4-6-62-Co-op., dated 26-4-1962, and subsequent amendments issued vide Government of India No. 1-155/69-Co-op (S), dated the 14th December, 1971, 7th July, 1975 and 14th December, 1976, namely:

Short title and commencement.—(1) These rules may be called the Himachal Pradesh Co-operative Department Class-II Service Recruitment, Promotion and Conditions of Service (IV amendment) Rules, 1979.

(2) These shall come into force at once.

Amendments—The existing provisions of sub-rule 5 of the Municipal Prades Co-operative Department Class III Service (Recruitment, Promotion and Conditions of Service) Rules, hereinafter referred to as 'the said Rules' shall be substituted as follows:

5. (1) (a) a citizen of India, or

(b) a representative of Nepal, etc.

1. I am a member of the **Board of Directors** of the **City of Houston** and

(d) a Tibetan refugee who came over to India before the 1st January, 1962 with intention of permanently settling in India, or

संज्ञा संख्या-1(बी०) 3-1/79—विनायक, हिमाचल प्रदेश
अर्जाविन नरदीनशाह के स्वाम्यत्वात् एवं निष्क्रियों के धारण
विषय में यहाँ कर्तव्य है—

1. श्री निवेन विर मुमन "कमास" मरवीनदार उम्मीदवार को जोकि हम लयन मायन-मरवीनदार वालमपुर मे निरुक्त है, प्रविशन लमालि पर मरवीनदार वालमपुर नियन किया जाना है.

2 जी जीर्ण रन आका. महतीनहार पानमपुर, जिना कागडा
का ध्यानाध्यास कर्म महतीनहार रिकरगो, ग्रामना नियम
किया जाता है :

। श्री यशार मिश्र कुडनेहरौडा, नरसीमहर रिहारी, निमडा
का स्वाभाविक कर्क नरसीमहर, पोरी, जिमा पन्ना
निषेध किया जाता है ।

4. श्री सी.एम. उस्ताद नरहीनदार पाणी जिला बन्का का स्थानान्तरित करने के प्रयत्न करने, नरहीनदार रिक्करी, नाहन, जिला सिमला नियुक्त किया जाता है।
5. श्री सी.एम. उस्ताद नरहीनदार माहान, नरहीन देहरा, जिला कांगड़ा का नरहीनदार बन्दाबन्, देहरा नियुक्त किया जाता है।
6. श्री मो.अहमद कानवान नरहीनदार बन्दाबन्, देहरा का नरहीनदार माहान, नरहीन देहरा, जिला कांगड़ा नियुक्त किया जाता है।
7. श्री बालकृष्ण प्रसाद "ए. कानान" उम्मीदवार, जोकि उन समय मायब-नरहीनदार कन्वांग, जिला मण्डी में नियुक्त हैं प्रतिस्पर्धक मरानि पर मायब-नरहीनदार काजा, नरहीन सिमली, जिला माहान सिमली, नियुक्त किया जाता है।
8. श्री मायक राम चौहान "ए. कानान" नरहीनदार उम्मीदवार जो उन समय मायब-नरहीनदार बन्दाबन्, देहरा मण्डी में नियुक्त हैं, प्रतिस्पर्धक मरानि पर नरहीनदार बन्दाबन् नियुक्त किया जाता है।
9. श्री मोली राम नरहीनदार बन्दाबन्, जिला मण्डी का स्थानान्तरित करने नरहीनदार रिक्करी, इमीपुर, जिला हरमोरपुर नियुक्त किया जाता है।
10. श्री मयरा दाम नरहीनदार बन्दाबन्, परगपुर, नरहीन देहरा, जिला कांगड़ा का स्थानान्तरित करने नरहीनदार बन्दाबन्, देहरा नियुक्त किया जाता है।
11. श्री राम सिंह नरहीनदार बन्दाबन्, देहरा, जिला कांगड़ा का स्थानान्तरित करने नरहीनदार बन्दाबन्, परगपुर, जिला कांगड़ा नियुक्त किया जाता है।
12. श्री मायक राम मोहिन के श्रादेश बनीर नरहीनदार सिमलि देहिये जाने हैं और इन्हें नरहीनदार बन्दाबन्, जिला किलौर श्री हरि नरल के स्थान पर नियुक्त किया जाता है।
13. श्री नरहा राम चौहान, नरहीनदार रोहड़, का स्थानान्तरित करने नरहीनदार बन्की, जिला सोनन नियुक्त किया जाता है।
14. श्री मान बन् चौहान, नरहीनदार, बन्की, जिला सोनन को स्थानान्तरित करने नरहीनदार, रोहड़, जिला जिला में नियुक्त किया जाता है।
15. श्री ध्यान सिंह कुन्दरेश्वर नरहीनदार धमाबाँ, जिला बिनामपुर का स्थानान्तरित करने निरीक्षक पत्रोयन एवं मद्राक नेवा परीक्षक, हिमाचल प्रदेश मन्त्रालय में नियुक्त किया जाता है।
16. श्री बल्लि राम बन् निरीक्षक पत्रोयन एवं मद्राक नेवा परीक्षक, हिमाचल प्रदेश मन्त्रालय में स्थानान्तरित करने नरहीनदार धमाबाँ, जिला बिनामपुर नियुक्त किया जाता है।
17. श्री भजन राम नरहीनदार जोकि बी.एम.एम. प्रोबैट में प्रतिनिधि पर नालाड में नियुक्त हैं का स्थानान्तरित करने नरहीनदार बी.एम.एम. प्रोबैट प्रतिनिधिक पर बिनामपुर में नियुक्त किया जाता है।
18. श्री सुरेन्द्र प्रसाद ठाकुर नरहीनदार जोकि बी.एम.एम. प्रोबैट में प्रतिनिधिक पर बिनामपुर में नियुक्त हैं का स्थानान्तरित करने नरहीनदार बी.एम.एम. प्रोबैट प्रतिनिधिक पर नालाड में नियुक्त किया जाता है।

अनुप्रेषण श्रादेश सुरक्षित नाए जाये।

हरि. गंकर देवे
बिना श्रादेशन।

भाग 4-स्थानोप स्वायत्त शासन: स्थानियन बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटिफाइड और टाउन एरिया तथा पंचायती राज विभाग

सुप

भाग 5-व्यक्तिगत अधिसूचनाएं और विज्ञापन

In the Court of Shri S. S. Kanwar, District Judge, Simla

GWA 10-S,2 of 79

Smt. Kranti Gupta Vs. General Public.

To

The General Public.

Whereas in the above cited case the petitioner has moved an application under section 9(5) of the Hindu Adoption and Maintenance Act for the permission to give a girl named Caytri alias Sarita Kumari d/o late Shri Anant Ram, resident of Kanbar, Tehsil Kandaghat, District Solan to Shri Bakshi Ram, resident of Cementry Road Sanjauli, Pargana Chabroghli, Tehsil and District, Simla.

The notice is hereby given to the general public and the kinsman of the child, that if anybody has got objection to the grant of this permission, may file the same in this court on or before 20-7-1979 afterwards the case/petition will be heard ex-parte.

Given under my hand and the seal of the court this 7th day of July, 1979.

Seal.

S. S. KANWAR,
District Judge, Simla.

In the Court of District Judge, Bilaspur at Bilaspur

CMA 53-B/14 of 74

Shri Kirpa Ram .. Applicant.

Versus

Shri Nand Lal and others .. Respondents.
Appeal under Section 104 of H. P. Big Landed Estate and Land Reforms Act, 1954.

To

1. Shri Nand Lal, 8, Shri Amar Singh, 13, Shri Jagdish and 14, Arjan, 15, Parkash minor son 16. Smt. Kaushalya minor daughter, 17. Smt. Bimla minor and 18. Smt. Mira minor through Shri Jagdish guardian adlitem.

1. Munshi son of Ram Saran, 2. Nanda alias Nand Lal, 3. Smt. Sunehru widow of, 4. Smt. Sunehru daughter of Ram Saran deceased (ERS) all resident of village Lahot, Pargana Ajmerpur, District Bilaspur H.P.

In the above cited appeal the notices were issued to the above mentioned LRS of the deceased and the other respondents but could not served as reported by the process-servers.

The notice is hereby given to the above mentioned persons that they should come to this court personally or through some authorised agents to attend their appeal on 16-8-1979 afterwards the appeal will be proceeded ex-parte against them.

Given under my hand and the seal of the court this 7th day of July, 1979.

Seal.

S. S. KANWAR,
District Judge Bilaspur.

or through an authorised pleader or agent, failing which ex parte proceedings shall be taken against him.
Given under my hand and the seal of the court this 28th day of June, 1979.

Seal.

Mrs. ARUNA KAPOOR,
Sub-Judge (Rent Controller) (2).

कार्यालय श्री मन प्रकाश मुख-रजिस्ट्रार बड़नर

केस नं०-1 अगस्त 1979

ब मुकदमा दरम्यान केस नं० 40/41 ग्रेट रजिस्ट्रेशन बड़नर
रजिस्ट्री करवाने बर्षीयन नामा को नख्खी बिषय नाम सिंह, गांव
नहौली, नहौली बड़नर, जिला हरीद्वार।

बनाम

(1) श्री प्रताप सिंह, (2) दलीप सिंह मुजुम, (3) निरंजी देवी
मुजुम नाम सिंह, गांव नहौली, नया इटावा, नहौली बड़नर, जिला
बड़नर।

ब मुकदमा उनबानियाँ में श्री मुखर सिंह पुत्र नाम सिंह, गांव
नहौली तथा इटावा में दरम्यान केस नं० 40/41 ग्रेट रजिस्ट्रेशन
बड़नर रजिस्ट्री करवाने बर्षीयन नामा उपरान्त कार्यालय में ही है
यतः बड़नर नोटिस प्राप्ति की सूचना किया जाता है कि प्राप्ति की
का न बर्षीयन को रजिस्ट्री करने में कोई उत्रर ही तो वह प्रति
23-7-79 का मुकाम बड़नर जिले 10 बजे मुकदमा प्रमाणित या
बहालमान आकर पत्र कार्य करना यह नहौली कार्यालयी प्रमाण में नार्ड
जायेगी।

दिनांक 30-6-79

हस्ताक्षर-

मोहर।

मुख-रजिस्ट्रार।

बदामन श्री हीराधन श्री मन्नायक कनेक्टर हर्षी प्रखर

नाहन जिला, मिरापुर

दरम्यान बड़नर नख्खी

मुकदमा नं० 5/9 अगस्त 79

दिनांक, 28 अगस्त, 1979

मकान पुत्र बर्षाया मकान मोना नागन महेरी, नहौली नाहन

बनाम

श्री राम पुत्र बर्षाया मकान मोना नागन महेरी, नहौली नाहन
केवले राम पुत्र बर्षाया मकान मोना नागन महेरी, नहौली
नाहन।

दरम्यान नख्खीय करारी नैट नं० 5 दिन बर्षीय नं० 16 नख्खी
अमरा 171 ताकरी-1-16 दिनांक नख्खीय नख्खीय 170/2 रकबा ताकरी
0-11 दिनांक दिने 2 दिनांक 2-7 दिनांक मोना नागन मकरी
तहसील नाहन।

उपरान्त प्रतिवादीय में से श्री कर्मा राम का कई बार इन
अदालत में बयान जारी हो चुके हैं परन्तु इसका कहीं पर पत्रा नहीं बनया
अब अदालत का पूर्ण बिषयान है क्या है कि प्रतिवादी केमा राम को
नामीन प्रामानी में नहीं है मकरी।

यतः इन इशतदार द्वारा नॉटिस दिया जाता है कि प्रतिवादी केमा
राम अदालत में या बकालत प्रति 25-7-79 का प्रायः इन बजे
हार्जिर प्रमाणित प्राप्ति अदालत कानूनी कार्यवाही प्रमाणित प्रमाण में नार्ड
जायेगी।

अतः प्रति 26-6-79 का बजे हस्ताक्षर व मोहर अदालत में
जारी हुआ।

हीरा धन श्री.

मोहर।

मन्नायक कनेक्टर हर्षी प्रखर.

नाहन, जिला मिरापुर।

बदामन केस प्रकाश पगार, मन्नायक मन्नायक। द्वितीय बर्षीय बड़नर,

जिला हरीद्वार, हिमाचल प्रदेश

मुखर पुत्र हरीधन बाकी बर्षाया, तथा इटावा, नहौली बड़नर,
जिला हरीद्वार

बनाम

1. दिनांक नाथ, 2. दिनांक राम, 3. राम नाथ, 4. नख्खीय राम मुजुम
निहाल, बाकन बर्षाया, नहौली बड़नर, 5. श्रीमती बर्षाया देवी।
6. नौका पुत्र नामाऊ, 7. नख्खीय बर्षाया, 8. ज्ञान बर्षाया, 9. राम
बर्षाया मुजुम बाकन राम, 10. पीटो पुत्र नामा, 11. सुल राम 12. बर्षाया
नाथ, 13. मिलन, 14. पुन, 15. मुखर, मुजुम बर्षाया 16. श्रीमती
मन्नायक देवी बर्षाया, 17. श्रीमती बर्षाया देवी देवी नख्खीय, 18.
श्रीमती नख्खीय देवी बुद्धर नख्खीय, 19. वेद प्रकाश, 20. राम
प्रकाश, 21. रत्न राम, 22. प्रताप मुजुम नख्खीय, बाकन भुनानी,
नहौली बड़नर 23. श्रीमती ठाकरी बुद्धर, 24. श्रीमती कूनय देवी
बर्षाया, बर्षाया पुत्र बाकन, 26. जीरी पुत्र बाकन, 27. बर्षाया, 28.
बर्षाया पुत्री गोपुत्र, 29. नख्खीय राम, 30. राम दान मुजुम 31.
श्रीमती बर्षाया, 32. श्रीमती मोर्षा, 33. श्रीमती बर्षाया बुद्धर बीना
गाम, बाकन भुनानी, नहौली बड़नर, 34. कून उर्फ हारा राम पुत्र
हारा बाकन बर्षाया, 35. श्रीमती निहाल देवी, 36. बर्षाया, 37. ठाकरी
हारा, 38. रत्नी राम मुजुम, 39. श्रीमती इन्दी देवी, 40. श्रीमती
नाथबर्षाया, 41. कूनया देवी, 42. कांता देवी 43. जमना देवी मुजुम
मुजुम, बाकन भुनानी, तथा इटावा, 44. गंगा, 45. मन्नायक,
46. फकराज नाथ, 47. मुखर राम मुजुम नुरान, बाकन कर्माया,
तथा इटावा।

करीब दोषम।

दरम्यान बर्षाया बर्षाया इन्दीय कागजान माल जाता नं० 11
दिन बर्षाया नं० 32 अमरा नं० 401 रकबा 16 मरने रकबा व
जातः नं० 18 दिन बर्षाया नं० 74 अमरा नं० 379 रकबा 12 मरने
नुरान मर्षी 1 कर्मा 8 मरने, दान बर्षाया, तथा इटावा जमा-
बर्षाया, 1973-74।

हरागह उपरोक्त मुकदमा में करीब दोषम को कई बार नॉटिस
जारी किन्ते गये मगर इन पर नाबील नहीं हो रही है इसलिए
बर्षाया इशतदार निक दोषम को सूचित किया जाता है कि वह
बर्षाया नैटवले मुकदमा प्रति 28-7-78 का इन प्रमाणित में हार्जिर
प्राप्ति तथा उत्रर करे। अन्यथा एकतरफा कार्यवाही प्रमाण में नार्ड
जायेगी।

नत प्रकाश परावर,

मन्नायक मन्नायक।

PROCLAMATION UNDER ORDER 5, RULE 20, C.P.C.

In the Court of Shri Yadupati Sharma, Assistant
Collector, 1st Grade Circle Badhal-Thore, Tehsil
Dehra, District Kangra. (H.P.)

REVENUE CASE No. of 50/79
DATE OF INSTITUTION 3-4-79

Roshan Lal s/o Bidhia r/o Salyah, Tehsil Dehra,
District Kangra (H.P.)

Versus

1. Rattan Chand s/o Bidhia, 2. Shrimati Durgi
d/o Rama, 3. Gopala s/o Ratu, 4. Sunil Kumar
s/o Amar Chand, 5. Shrimati Chanchala Devi w/o
Amar Chand r/o Salyah, Tehsil Dehra, District Kangra
(H.P.)

Respondents.

Application for Partition of Land entered in khatoni
1978-79 comprised in Khata No. 65 Kita 1 measuring
0-14-99 Hectare situated at village Salyah Tehsil Dehra
District Kangra (H.P.).

In the above noted case, Shrimati Durgi is evading
service of summons and it is believed that she cannot
be served in the normal course of service. Hence this
proclamation (publication) is hereby issued to Shrimati
Durgi who is required to appear in this court on
31-7-79 the date and time fixed for hearing personally
or through an authorised agent or pleader to defend
the case failing which ex parte proceeding will be initiated
against her.

Given under my hand and the seal of the court to-
day the 5th July, 1979.

Seal.

YADOPATI SHARMA,
Assistant Collector 1st Grade,
Dehra.

भाग ६—भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

LAW DEPARTMENT

Assented to on 29th March, 1979.

NOTIFICATION

Smda-171-82, the 4th June, 1979

No. LLR-6/9/10-79. The following Acts recently passed by the Parliament which have already been published in the Gazette of India, Extraordinary, Part II, Section 1, are hereby republished in the Himachal Pradesh Government Rajptra, for the information of general public:—

- 1 The Appropriation (Vote on Account) Act, 1979 (Act No. 7 of 1979)
- 2 The Appropriation Act, 1979 (Act No. 8 of 1979)
- 3 The Appropriation (No. 2) Act, 1979 (Act No. 9 of 1979)
- 4 The Appropriation (Railways) Act, 1979 (Act No. 10 of 1979)
- 5 The Appropriation (Railways) No. 2 Act, 1979 (Act No. 11 of 1979)
- 6 The Punjab Excise (Delhi Amendment) Act, 1979 (Act No. 12 of 1979)
- 7 The Mizoram Appropriation (Vote on Account) Act, 1979 (Act No. 13 of 1979)
- 8 The Mizoram Appropriation Act, 1979 (Act No. 14 of 1979)
- 9 The Pondicherry Appropriation (Vote on Account) Act, 1979 (Act No. 15 of 1979)
- 10 The Pondicherry Appropriation Act, 1979 (Act No. 16 of 1979)
- 11 The Industries (Development and Regulation) Amendment Act, 1979 (Act No. 17 of 1979)
- 12 The Sugar Undertakings (Taking Over of Management) (Amendment) Act, 1979 (Act No. 18 of 1979)
- 13 The Constitution (Forty-Fourth Amendment) Act, 1978

K. C. GUPTA,
Under Secretary

THE APPROPRIATION (VOTE ON ACCOUNT) ACT, 1979

(Act No. 7 of 1979)

AN
ACT

to provide for the withdrawal of certain sums from and out of the Consolidated Fund of India for the services of a part of the financial year, 1979-80.

Enacted by Parliament in the Thirtieth Year of the Republic of India as follows:—

1. *Short title.*—This Act may be called the Appropriation (Vote on Account) Act, 1979.

2. *Withdrawal of Rs. 8175.95, 48,000 from and out of the Consolidated Fund of India for the financial year, 1979-80.*—From and out of the Consolidated Fund of India there may be withdrawn sums not exceeding those specified in column 3 of the Schedule amounting in the aggregate to the sum of eight thousand one hundred and seventy-five crores, ninety-five lakhs and forty-eight thousand rupees towards defraying the several charges which will come in course of payment during the financial year, 1979-80.

3. *Appropriation.*—The sums authorised to be withdrawn from and out of the Consolidated Fund by this Act shall be appropriated for the services and purposes expressed in the Schedule in relation to the said year.

4. *Construction of references to Ministries and Departments in the Schedule.*—References to Ministries or Departments in the Schedule are to such Ministries or Departments as existing immediately before the 19th February, 1979 and shall, on or after that date, be construed as references to the appropriate Ministries or Departments as reconstituted from time to time.

THE SCHEDULE

(See sections 2, 3 and 4)

1 No. of Vote	2 Services and purposes	3 Sums not exceeding			Total
		Voted by Parliament	Charged on the Consolidated Fund		
		Rs.	Rs.	Rs.	
1	Department of Agriculture	Revenue	42,01,000	2,000	42,03,000
2	Agriculture	Revenue	23,94,61,000		23,94,61,000
		Capital	107,67,99,000	20,85,90,000	128,53,89,000
3	Fisheries	Revenue	4,80,20,000		4,80,20,000
		Capital	5,13,94,000	3,75,000	5,17,69,000
4	Animal Husbandry and Dairy Development	Revenue	15,34,36,000	3,000	15,34,39,000
		Capital	3,94,32,000	13,79,000	4,08,11,000
5	Forest	Revenue	6,23,63,000		6,23,63,000
		Capital	79,00,000	1,03,00,000	1,82,00,000
6	Department of Food	Revenue	95,45,72,000	52,000	95,46,24,000
		Capital	7,90,48,000	13,33,000	8,03,81,000
7	Department of Rural Development	Revenue	59,95,21,000	1,000	59,95,22,000
		Capital	4,39,11,000	1,09,96,000	5,49,07,000
8	Department of Agricultural Research and Education	Revenue	1,70,000		1,70,000
9	Payments to Indian Council of Agricultural Research	Revenue	14,63,50,000		14,63,50,000
10	Department of Irrigation	Revenue	5,45,85,000		5,45,85,000
		Capital	1,27,09,000	3,92,50,000	5,19,59,000
11	Ministry of Commerce, Civil Supplies and Co-operation	Revenue	30,66,000		30,66,000

1	2	3				
			Rs.	Rs.	Rs.	Rs.
12	Foreign Trade and Export Production ..	Revenue	62,12,04,000	..	62,12,04,000	..
		Capital	56,00,40,000	..	56,00,40,000	..
13	Civil Supplies and Co-operation ..	Revenue	3,53,14,000	..	3,53,14,000	..
		Capital	4,47,83,000	58,17,000	5,06,00,000	..
14	Ministry of Communications ..	Revenue	41,28,000	..	41,28,000	..
		Capital	2,19,67,000	..	2,19,67,000	..
15	Overseas Communications Service ..	Revenue	2,23,43,000	..	2,23,43,000	..
		Capital	1,67,80,000	..	1,67,80,000	..
16	Posts and Telegraphs—Working Expenses ..	Revenue	1,16,83,28,000	5,000	116,83,33,000	..
17	Posts and Telegraphs—Dividend to General Revenues, Appropriations to Reserve Funds and Repayment of Loans from General Revenues ..	Revenue	43,09,63,000	..	43,09,63,000	..
18	Capital Outlay on Posts and Telegraphs ..	Capital	67,31,03,000	..	67,31,03,000	..
19	Ministry of Defence ..	Revenue	16,79,79,000	..	16,79,79,000	..
		Capital	10,64,82,000	1,24,000	10,66,06,000	..
20	Defence Services—Army ..	Revenue	315,95,08,000	2,58,000	3,15,97,66,000	..
21	Defence Services—Navy ..	Revenue	35,06,08,000	25,000	35,06,33,000	..
22	Defence Services—Air Force ..	Revenue	110,29,83,000	33,000	110,30,16,000	..
23	Defence Services—Pensions ..	Revenue	29,49,91,000	8,000	29,49,99,000	..
24	Capital Outlay on Defence Services ..	Capital	49,24,17,000	5,00,000	49,29,17,000	..
25	Department of Education ..	Revenue	31,82,000	..	31,82,000	..
26	Education ..	Revenue	36,93,26,000	..	36,93,26,000	..
		Capital	14,86,000	66,67,000	81,53,000	..
27	Department of Social Welfare ..	Revenue	10,16,03,000	..	10,16,03,000	..
28	Ministry of Energy ..	Revenue	14,39,000	..	14,39,000	..
29	Power Development ..	Revenue	9,24,86,000	..	9,24,86,000	..
		Capital	63,55,01,000	2,07,33,000	65,62,34,000	..
30	Coal and Lignite ..	Revenue	3,95,57,000	..	3,95,57,000	..
		Capital	96,56,11,000	..	96,56,11,000	..
31	Ministry of External Affairs ..	Revenue	20,83,29,000	4,000	20,83,33,000	..
		Capital	2,77,52,000	..	2,77,52,000	..
32	Ministry of Finance ..	Revenue	5,84,05,000	7,000	5,84,12,000	..
		Capital	22,50,000	..	22,50,000	..
33	Customs ..	Revenue	6,44,70,000	7,000	6,44,77,000	..
		Capital	85,00,000	..	85,00,000	..
34	Union Excise Duties ..	Revenue	8,19,90,000	34,000	8,20,24,000	..
35	Taxes on Income, Estate Duty, Wealth Tax and Gift Tax ..	Revenue	8,49,20,000	37,000	8,49,57,000	..
36	Stamps ..	Revenue	3,10,39,000	..	3,10,39,000	..
		Capital	18,67,000	..	18,67,000	..
37	Audit ..	Revenue	10,86,67,000	18,68,000	11,05,35,000	..
38	Currency, Coinage and Mint ..	Revenue	6,79,12,000	..	6,79,12,000	..
		Capital	3,88,71,000	..	3,88,71,000	..
39	Pensions ..	Revenue	6,91,67,000	8,33,000	7,00,00,000	..
40	Opium and Alkaloid Factories ..	Revenue	32,64,46,000	1,000	32,64,47,000	..
		Capital	16,57,000	..	16,57,000	..
41	Transfers to State Governments ..	Revenue	176,31,53,000	461,53,50,000	637,85,03,000	..
		Capital	..	561,93,13,000	561,93,13,000	..
	CHARGED—Interest Payments ..	Revenue	..	360,21,21,000	360,21,21,000	..
42	Other Expenditure of the Ministry of Finance ..	Revenue	28,34,94,000	39,000	28,35,33,000	..
		Capital	59,39,53,000	50,00,000	59,89,53,000	..
43	Loans to Government Servants, etc. ..	Capital	14,59,67,000	..	14,59,67,000	..
	CHARGED—Repayment of Debt ..	Capital	..	3950,64,80,000	3950,64,80,000	..
44	Ministry of Health and Family Welfare ..	Revenue	16,76,000	..	16,76,000	..

1	2	3		
		Rs.	Rs.	Rs.
45 Medical and Public Health ..	Revenue	35,09,05,000	..	35,09,05,000
	Capital	11,88,17,000	50,000	11,88,67,000
46 Family Welfare ..	Revenue	21,25,55,000	..	21,25,55,000
	Capital	17,000	..	17,000
47 Ministry of Home Affairs ..	Revenue	44,78,000	..	44,78,000
48 Cabinet ..	Revenue	20,66,000	..	20,66,000
49 Department of Personnel and Administrative Re-	Revenue	1,35,07,000	1,000	1,35,08,000
	Capital	..	18,33,000	18,33,000
50 Police ..	Revenue	38,57,73,000	18,000	38,57,91,000
	Capital	1,84,31,000	1,91,83,000	3,76,14,000
51 Census ..	Revenue	1,35,52,000	..	1,35,52,000
52 Other Expenditure of the Ministry of Home Affairs	Revenue	33,35,95,000	20,42,81,000	53,78,76,000
	Capital	18,27,80,000	26,02,000	18,53,82,000
53 Delhi ..	Revenue	24,84,29,000	10,40,000	24,94,69,000
	Capital	16,13,36,000	33,33,000	16,46,69,000
54 Chandigarh ..	Revenue	3,97,44,000	13,05,000	4,10,49,000
	Capital	1,84,98,000	1,00,000	1,85,98,000
55 Andaman and Nicobar Islands ..	Revenue	4,73,33,000	1,000	4,73,34,000
	Capital	3,05,33,000	..	3,05,33,000
56 Dadra and Nagar Haveli ..	Revenue	44,31,000	..	44,31,000
	Capital	42,25,000	..	42,25,000
57 Lakshadweep ..	Revenue	98,31,000	..	98,31,000
	Capital	41,22,000	..	41,22,000
58 Ministry of Industry ..	Revenue	68,17,000	..	68,17,000
59 Industries ..	Revenue	3,54,33,000	..	3,54,33,000
	Capital	42,42,80,000	..	42,42,80,000
60 Village and Small Industries ..	Revenue	15,06,18,000	83,33,000	15,89,51,000
	Capital	17,38,99,000	1,82,25,000	19,21,24,000
61 Textile- Handloom and Handicrafts ..	Revenue	20,93,02,000	..	20,93,02,000
	Capital	9,31,57,000	2,32,92,000	11,64,49,000
62 Ministry of Information and Broadcasting ..	Revenue	14,32,000	..	14,32,000
63 Information and Publicity ..	Revenue	3,43,96,000	..	3,43,96,000
	Capital	32,94,000	..	32,94,000
64 Broadcasting ..	Revenue	11,53,14,000	..	11,53,14,000
	Capital	3,49,25,000	1,000	3,49,26,000
65 Ministry of Labour ..	Revenue	14,17,000	..	14,17,000
66 Labour and Employment ..	Revenue	13,99,26,000	4,000	13,99,30,000
	Capital	6,13,000	..	6,13,000
67 Ministry of Law, Justice and Company Affairs ..	Revenue	2,13,02,000	..	2,13,02,000
	Capital	17,000	..	17,000
68 Administration of Justice ..	Revenue	6,55,000	19,45,000	26,00,000
69 Ministry of Petroleum, Chemicals and Fertilizers ..	Revenue	18,89,000	..	18,89,000
70 Petroleum and Petrol-Chemicals Industries ..	Revenue	23,61,54,000	..	23,61,54,000
	Capital	16,68,56,000	..	16,68,56,000
71 Chemicals and Fertilizers Industries ..	Revenue	48,82,32,000	..	48,82,32,000
	Capital	56,38,60,000	..	56,38,60,000
72 Ministry of Planning ..	Revenue	40,000	..	40,000
73 Statistics ..	Revenue	2,62,13,000	..	2,62,13,000
74 Planning Commission ..	Revenue	1,07,28,000	..	1,07,28,000
75 Ministry of Shipping and Transport ..	Revenue	52,22,000	2,000	52,24,000

1	2	3	Rs.	Rs.	Rs.
76	Roads	Revenue	19,77,22,000	4,000	19,77,36,000
		Capital	18,55,94,000	1,95,00,000	20,50,94,000
77	Ports, Lighthouses and Shipping	Revenue	10,92,57,000	1,000	10,92,58,000
		Capital	38,19,78,000	1,02,07,000	39,21,85,000
78	Road and Inland Water Transport	Revenue	23,33,000	..	23,33,000
		Capital	2,73,13,000	39,62,000	3,12,75,000
79	Department of Steel	Revenue	2,49,59,000	..	2,49,59,000
		Capital	58,06,82,000	2,40,08,000	60,46,90,000
80	Department of Mines	Revenue	6,50,000	..	6,50,000
81	Mines and Minerals	Revenue	8,62,01,000	8,000	8,62,09,000
		Capital	11,29,49,000	10,00,000	11,39,49,000
82	Department of Supply	Revenue	3,80,000	..	3,80,000
83	Supplies and Disposals	Revenue	1,24,78,000	..	1,24,78,000
84	Department of Rehabilitation	Revenue	4,13,33,000	18,000	4,13,51,000
		Capital	2,12,32,000	1,75,18,000	3,87,50,000
85	Ministry of Tourism and Civil Aviation	Revenue	9,12,000	..	9,12,000
86	Meteorology	Revenue	3,35,11,000	..	3,35,11,000
		Capital	49,41,000	..	49,41,000
87	Aviation	Revenue	4,58,13,000	8,000	4,58,21,000
		Capital	6,87,61,000	67,000	6,88,28,000
88	Tourism	Revenue	84,19,000	..	84,19,000
		Capital	1,74,35,000	..	1,74,35,000
89	Ministry of Works and Housing	Revenue	21,10,000	..	21,10,000
90	Public Works	Revenue	15,73,18,000	5,000	15,73,23,000
		Capital	4,83,82,000	2,50,000	4,86,32,000
91	Water Supply and Sewerage	Revenue	13,69,50,000	..	13,69,50,000
92	Housing and Urban Development	Revenue	6,29,32,000	12,71,000	6,42,03,000
		Capital	9,15,92,000	7,20,10,000	16,36,08,000
93	Stationery and Printing	Revenue	6,86,08,000	1,000	6,86,09,000
94	Department of Atomic Energy	Revenue	9,01,000	..	9,01,000
95	Atomic Energy Research, Development and Industrial Projects	Revenue	15,46,82,000	..	15,46,82,000
		Capital	12,60,76,000	..	12,60,76,000
96	Nuclear Power Schemes	Revenue	19,12,54,000	..	19,12,54,000
		Capital	9,41,23,000	..	9,41,23,000
97	Department of Culture	Revenue	1,98,54,000	..	1,98,54,000
98	Archaeology	Revenue	1,16,08,000	..	1,16,08,000
99	Department of Electronics	Revenue	2,00,48,000	..	2,00,48,000
		Capital	1,10,68,000	..	1,10,68,000
100	Department of Science and Technology	Revenue	5,45,29,000	..	5,45,29,000
		Capital	18,33,000	..	18,33,000
101	Survey of India	Revenue	3,67,50,000	..	3,67,50,000
102	Grants to Council of Scientific and Industrial Research	Revenue	8,52,68,000	..	8,52,68,000
103	Department of Space	Revenue	6,90,95,000	..	6,90,95,000
		Capital	5,44,04,000	..	5,44,04,000
104	Lok Sabha	Revenue	94,60,000	20,000	94,80,000
105	Rajya Sabha	Revenue	35,23,000	14,000	35,37,000
106	Department of Parliamentary Affairs	Revenue	4,19,000	..	4,19,000
	CHARGED—Staff, House hold and Allowances of the President	Revenue	..	12,00,000	12,00,000
107	Secretariat of the Vice-President	Revenue	93,000	..	93,000
	CHARGED—Union Public Service Commission	Revenue	..	51,49,000	51,49,000
TOTAL ..			2766,02,27,000	5409,93,21,000	8175,95,48,000

Assented to on 29th March, 1979.
THE APPROPRIATION ACT, 1979
(ACT No. 8 OF 1979)

AN
ACT

to provide for the authorisation of appropriation of moneys out of the Consolidated Fund of India to meet the amounts spent on certain services during the financial year ended on the 31st day of March, 1977, in excess of the amounts granted for those services and for that year.

Be it enacted by Parliament in the Thirtieth Year of the Republic of India as follows:—

1. *Short title.*—This Act may be called the Appropriation Act, 1979.

2. *Issue of Rs. 43,50,66,768 out of the Consolidated Fund of India to meet certain excess expenditure for the year ended on the 31st March, 1977.*—From and out of the Consolidated Fund of India, the sums specified in column 3 of the Schedule amounting in the aggregate to the sum of forty-three crores, fifty lakhs, sixty-six thousand, seven hundred and sixty-eight rupees shall be deemed to have been authorised to be paid and applied to meet the amount spent for defraying the charges in respect of the services specified in column 2 of the Schedule during the financial year ended on the 31st day of March, 1977, in excess of the amounts granted for those services and for that year.

3. *Appropriation*.—The sums deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of India under this Act shall be

deemed to have been appropriated for the services and purposes expressed in the Schedule in relation to the financial year ended on the 31st day of March, 1977.

THE SCHEDULE (See sections 2 and 3)

1 No. of Vote	2 Services and purposes	3 Excess		
		Voted portion	Charged portion	Total
		Rs.	Rs.	Rs.
11	Ministry of Chemicals and Fertilizers	Revenue	48,327	48,327
19	Capital Outlay on Posts and Telegraphs	Capital	16,20,25,885	16,20,25,885
21	Defence Services—Army	Revenue	4,93,30,113	4,94,52,464
24	Defence Services—Pensions	Revenue	1,71,01,395	1,71,01,397
29	Ministry of Energy	Revenue	14,926	14,926
36	Transfers to State and Union Territory Governments	Revenue	59,99,084	59,99,084
39	Other Expenditure of the Ministry of Finance	Revenue	17,52,19,745	17,52,19,745
40	Loans to Government Servants, etc.	Capital	1,10,22,214	1,10,22,214
54	Other Expenditure of the Ministry of Home Affairs	Capital	93,000	93,000
56	Chandigarh	Capital	1,153	1,153
57	Andaman and Nicobar Islands	Revenue	1,04,13,310	1,04,13,310
66	Broadcasting	Revenue	7,02,524	7,02,524
70	Administration of Justice	Revenue	692	692
80	Roads	Revenue	7,18,750	9,79,270
83	Department of Steel	Capital	5,33,139	5,33,139
96	Housing and Urban Development	Capital	14,59,638	14,59,638
TOTAL		42,66,90,191	83,76,577	43,50,66,768

Assented to on 29th March, 1979.

THE APPROPRIATION (No. 2) ACT, 1979

(ACT No. 4 of 1979)

AN

ACT

to authorise payment and appropriation of certain further sums from and out of the Consolidated Fund of India for the services of the financial year, 1978-79.

Be it enacted by Parliament in the Thirtieth Year of the Republic of India as follows:—

1. *Short title*.—This Act may be called the Appropriation (No. 2) Act, 1979.

2. *Issue of Rs. 20,32,23,59,000 out of the Consolidated Fund of India for the year, 1978-79*.—From and out of the Consolidated Fund of India there may be paid and applied sums not exceeding those specified in column 3 of the Schedule amounting in the aggregate to the sum of two thousand and thirty-two crores, twenty-three lakhs and fifty-nine thousand rupees towards defraying the several charges which will come in course of payment during the financial year, 1978-79, in respect of the services specified in column 2 of the Schedule.

3. *Appropriation*.—The sums authorised to be paid and applied from and out of the Consolidated Fund of India by this Act shall be appropriated for the services and purposes expressed in the Schedule in relation to the said year.

THE SCHEDULE (See sections 2 and 3)

1 No. of Vote	2 Services and purposes	3 Sums not exceeding		
		Voted by Parliament	Charged on the Consolida- ted Fund	Total
		Rs.	Rs.	Rs.
4	Animal Husbandry and Dairy Development	Revenue	2,000	2,000
		Capital	10,45,08,000	10,45,08,000
6	Department of Food	Revenue	112,44,05,000	112,44,05,000
		Capital	1,000	20,00,01,000
7	Department of Rural Development	Revenue	33,37,52,000	33,37,52,000
10	Department of Irrigation	Capital	4,42,17,000	4,42,17,000
11	Ministry of Commerce, Civil Supplies and Co-operation	Revenue	4,52,000	4,52,000
12	Foreign Trade and Export Production	Revenue	23,68,80,000	23,68,80,000
		Capital	2,000	5,00,02,000
18	Capital Outlay on Posts and Telegraphs	Capital	3,000	3,000
19	Ministry of Defence	Revenue	4,44,00,000	4,44,00,000
20	Defence Services—Army	Revenue	7,75,000	7,75,000
22	Defence Services—Air Force	Revenue	59,66,10,000	59,68,35,000
23	Defence Services—Pensions	Revenue	8,01,25,000	8,01,75,000
24	Capital Outlay on Defence Services	Capital	18,00,000	18,00,000
26	Education	Revenue	1,000	1,000
27	Department of Social Welfare	Revenue	14,00,00,000	14,00,00,000

		Rs.	Rs.	Rs.
28	Ministry of Energy ..	Revenue	8,80,000	8,80,000
29	Power Development ..	Capital	36,24,00,000	36,24,00,000
30	Coal and Lignite ..	Capital	31,31,00,000	31,31,00,000
31	Ministry of External Affairs ..	Revenue	7,96,85,000	7,96,85,000
32	Ministry of Finance ..	Revenue	80,39,000	80,39,000
37	Audit ..	Revenue	9,45,000	9,45,000
38	Currency, Coinage and Mint ..	Capital	19,000	19,000
40	Opium and Alkaloid Factories ..	Revenue	8,83,76,000	8,83,76,000
41	Transfers to State and Union Territory Govern- ments ..	Revenue	35,94,73,000	35,94,73,000
		Capital	136,88,77,000	136,88,77,000
	CHARGED—			
	<i>Interest Payments</i> ..	Revenue	16,47,03,000	16,47,03,000
42	Other Expenditure of the Ministry of Finance ..	Revenue	8,68,01,000	8,68,01,000
		Capital	19,18,01,000	19,18,01,000
43	Loans to Government Servants, etc. ..	Capital	55,51,00,000	55,51,00,000
	CHARGED—			
	<i>Repayment of Debts</i> ..	Capital	1197,86,26,000	1197,86,26,000
44	Ministry of Health and Family Welfare ..	Revenue	6,59,000	6,59,000
45	Medical and Public Health ..	Capital	1,55,000	1,55,000
47	Ministry of Home Affairs ..	Revenue	22,73,000	22,73,000
49	Department of Personnel and Administrative Reforms ..	Revenue	18,33,000	18,33,000
50	Police ..	Capital	1,08,000	1,08,000
52	Other Expenditure of the Ministry of Home Affairs ..	Capital	3,77,92,000	3,77,92,000
54	Chandigarh ..	Revenue	22,27,000	22,27,000
		Capital	3,46,000	3,46,000
55	Adaman and Nicobar Islands ..	Revenue	23,70,000	23,70,000
58	Ministry of Industry ..	Revenue	8,48,000	8,48,000
59	Industries ..	Capital	5,00,01,000	5,00,01,000
60	Textiles, Handloom and Handicrafts ..	Capital	23,30,74,000	23,30,74,000
62	Ministry of Information and Broadcasting ..	Revenue	4,81,000	4,81,000
63	Information and Publicity ..	Capital	1,000	1,000
64	Broadcasting ..	Revenue	4,000	4,000
		Capital	2,000	2,000
66	Labour and Employment ..	Revenue	2,000	2,000
68	Administration of Justice ..	Revenue	5,32,000	5,32,000
71	Chemicals and Fertilizers Industries ..	Capital	1,000	1,000
76	Roads ..	Revenue	12,41,87,000	12,41,87,000
		Capital	2,73,78,000	2,73,78,000
77	Ports, Light houses and Shipping ..	Revenue	2,76,10,000	2,76,10,000
		Capital	32,16,73,000	32,16,73,000
78	Road and Inland Water Transport ..	Capital	4,39,36,000	4,39,36,000
79	Department of Street ..	Revenue	10,38,51,000	10,38,51,000
		Capital	1,000	1,000
80	Department of Mines ..	Revenue	1,00,000	1,00,000
81	Mines and Minerals ..	Capital	10,51,00,000	10,51,00,000
83	Supplies and Disposals ..	Revenue	1,000	1,000
88	Tourism ..	Capital	1,83,14,000	1,83,14,000
90	Public Works ..	Revenue	8,77,46,000	8,77,46,000
		Capital	5,000	5,000
92	Housing and Urban Development ..	Revenue	1,15,89,000	1,15,89,000
		Capital	1,000	1,000
	CHARGED—Union Public Service Commission ..	Revenue	21,95,000	21,95,000
	TOTAL ..		590,98,51,000	590,98,51,000
			1441,25,08,000	1441,25,08,000
			2032,23,59,000	2032,23,59,000

Assented to on 29th March, 1979.

THE APPROPRIATION (RAILWAYS) ACT, 1979

(ACT No. 10 OF 1979)

AN

ACT

to authorise payment and appropriation of certain sums from and out of the Consolidated Fund of India for the services of the financial year, 1979-80 for the purposes of Railways.

Be it enacted by Parliament in the Thirtieth Year of the Republic of India as follows:—

1. *Short title.*—This Act may be called the Appropriation (Railways) Act, 1979.

2. *Issue of Rs.4262.09.11,000 out of the Consolidated Fund of India for the financial year, 1979-80.*—From and out of the Consolidated Fund of India there may be paid and applied sums not exceeding those specified in column 3 of the Schedule amounting in the aggregate to the sum of four thousand two hundred and sixty-two crores, nine lakhs and eleven thousand rupees towards defraying the several charges which will come in course of payment during the financial year, 1979-80, in respect of the services relating to railways specified in column 2 of the Schedule.

3. *Appropriation.*—The sums authorised to be paid and applied from and out of the Consolidated Fund of India by this Act shall be appropriated for the services and purposes expressed in the Schedule in relation to the said year.

THE SCHEDULE

[See sections 2 and 3]

1 No. of Vote	2 Services and purposes	3 Sums not exceeding		
		Voted by Parliament	Charged on the Consolidated Fund	Total
		Rs.	Rs.	Rs.
1	Railway Board	2,63,67,000		2,63,67,000
2	Miscellaneous Expenditure (General)	15,33,83,000	3,00,000	15,36,83,000
3	General Superintendence and Services	116,48,63,000	1,88,000	116,50,51,000
4	Reparations and Maintenance of Permanent Way and Works	196,88,08,000	8,50,000	196,96,58,000
5	Reparations and Maintenance of Motive Power	185,66,62,000	43,000	185,67,05,000
6	Reparations and Maintenance of Carriages and Wagons	234,69,11,000	88,000	234,69,99,000
7	Reparations and Maintenance of Plant and Equipment	106,54,23,000	64,000	106,54,87,000
8	Overhauling Expenses—Rolling Stock and Equipment	230,14,23,000	2,45,000	230,16,68,000
9	Operating Expenses—Traffic	237,38,21,000	29,51,000	237,67,72,000
10	Operating Expenses—Fuel	393,45,97,000	43,68,000	393,89,65,000
11	Staff Welfare and Amenities	77,20,39,000	38,000	77,20,77,000
12	Miscellaneous Working Expenses	114,39,65,000	3,27,29,000	117,66,94,000
13	Provident Fund, Pension and other Retirement Benefits	86,28,54,000		86,28,54,000
14	Appropriation of Funds	364,10,10,000		364,10,10,000
15	Deviations to General Revenues, Repayment of loan taken from General Revenues and Amortization of Over-Capitalization	370,28,11,000		370,28,11,000
16	Assets—Acquisition, Construction and Replace- ment	4,525,89,10,000	52,00,000	15,26,41,10,000
	TOTAL	4257,38,47,000	4,70,64,000	42,62,09,11,000

Enacted on 29th March, 1979.

THE APPROPRIATION (RAILWAYS) NO. 2 ACT, 1979

Act No. 11 OF 1979

AN

ACT

to authorise payment and appropriation of certain further
sums from and out of the Consolidated Fund of India
for the services of the financial year, 1978-79 for the
purpose of Railways

Enacted by Parliament in the Thirtieth Year of the
Republic of India as follows:—

1. *Short title*—This Act may be called the Approp-
riation (Railways) No. 2 Act, 1979.

2. *Issue of Rs. 21,37,30,000 out of the Consolidated
Fund of India for the financial year, 1978-79.*—From and
out of the Consolidated Fund of India there may be paid
and applied sums not exceeding those specified in column
3 of the Schedule amounting in the aggregate to the sum
of twenty-one crores, thirty-seven lakhs and thirty
thousand rupees towards defraying the several charges
which will come in course of payment during the financial
year, 1978-79, in respect of the services relating to Rail-
ways specified in column 2 of the Schedule.

3. *Appropriation.*—The sums authorised to be paid and
applied from and out of the Consolidated Fund of India
by this Act shall be appropriated for the services and pur-
poses expressed in the Schedule in relation to the said
year.

THE SCHEDULE

[See sections 2 and 3]

1 No. of Vote	2 Services and purposes	3 Sums not exceeding		
		Voted by Parliament	Charged on the Consolidated Fund	Total
		Rs.	Rs.	Rs.
2	Miscellaneous Expenditure		1,000	1,000
4	Working Expenses—Administration	1,17,71,000		1,17,71,000
6	Working Expenses—Operating Staff	5,36,09,000		5,36,09,000
8	Working Expenses—Operation other than Staff and Fuel		29,07,000	29,07,000
9	Working Expenses—Miscellaneous Expenses	63,82,000		63,82,000
14	Construction of New Lines—Capital and Depreciation Re- serve Fund	1,50,00,000		1,50,00,000
16	Pensionary Charges—Pension Fund	9,79,89,000		9,79,89,000
17	Repayment of Loans from General Revenues and interest thereon—Development Fund	4,57,000		4,57,000
20	Payments towards Amortisation of overcapitalisation, Re- payment of Loans from General Revenues and interest thereon—Revenue Reserve Fund	54,14,000		54,14,000
	TOTAL	21,08,22,000	29,08,000	21,37,30,000

Assented to on 29th March, 1979.
THE PUNJAB EXCISE (DELHI AMENDMENT) ACT,
1979
(ACT NO. 12 OF 1979)
AN
ACT

Further to amend the Punjab Excise Act, 1914 as in force in the Union territory of Delhi.

WHEREAS by reason of certain excisable articles not being manufactured or produced in Delhi, countervailing duty is not leviable on such articles which are imported into Delhi;

AND WHEREAS the consumption, except for medicinal purposes, of such articles would be injurious to health and the levy of a special duty on the importation of such articles into Delhi would be an endeavour towards bringing about prohibition of the consumption as aforesaid of such articles;

Be it enacted by Parliament in the Thirtieth Year of Republic of India as follows:—

1. **Short title and commencement.**—This Act may be called the Punjab Excise (Delhi Amendment) Act, 1979.

(2) It shall be deemed to have come into force on the 20th day of January, 1979.

2. **Amendment of section 3 of Punjab Act 1 of 1914.**—In section 3 of the Punjab Excise Act, 1914, as in force in the Union territory of Delhi (hereinafter referred to as the principal Act),—

(a) after clause (5), the following clause shall be inserted and shall be deemed always to have been inserted, namely:—

“(5a) “duty” means the excise duty or countervailing duty or, as the case may be, special duty;”

(b) in clause (6),—

(i) in sub-clause (b), the word “or” shall be inserted and shall be deemed always to have been inserted at the end; and

(ii) after sub-clause (b), as so amended, the following sub-clause shall be inserted and shall be deemed always to have been inserted, namely:—

“(c) any spirit;”

(c) after clause (18), the following clause shall be inserted and shall be deemed always to have been inserted, namely:—

“(18a) “special duty” means a tax on the import of any excisable article being an article on which countervailing duty as is mentioned in entry 51 of List II in the Seventh Schedule to the Constitution is not imposable on the ground merely that such article is not being manufactured or produced in the territory to which this Act extends;”

3. **Amendment of section 31.**—In section 31 of the principal Act, for the words “excise duty, or countervailing duty, as the case may be, at such rate or rates”, the words, figure and letter “excise duty, or a countervailing duty, or a special duty, as the case may be, at such rate or rates not exceeding the rates set forth in Schedule 1A” shall be substituted and shall be deemed always to have been substituted.

4. **Insertion of new Schedule 1A.**—In the principal Act, after Schedule I, the following Schedule shall be inserted and shall be deemed always to have been inserted, namely:—

“SCHEDULE 1A
(See section 31)

Sl. No.	Description of excisable article	Rate
1	2	3
I. Country liquor:		
(i) Plain liquor		Rs. 15.20 per proof litre.
(ii) Ordinary spiced liquor		Rs. 27.28 per proof litre.

1	2	3
(iii) Special spiced liquor		Rs. 15.00 per proof litre.
(iv) Plain when issued to troops		Rs. 13.25 per proof litre.
(v) Spiced liquor including special liquor when issued to troops		Rs. 13.75 per proof litre
2. Indian made rum issued to troops.		Rs. 6.00 per proof litre.
3. Rectified spirit or absolute alcohol		Rs. 1 3.20 per proof litre.
4. All other sorts of liquor including Indian Made Foreign Liquor except denatured spirit and special denatured spirit		Rs. 21.00 per proof litre.
5. Spirituous preparations including essence but other than Medicinal and Toilet Preparations as defined in the Medicinal and Toilet Preparations (Excise Duties) Act, 1955 (16 of 1955)		Rs. 3.85 per proof litre.
6. Denatured spirit		Rs. 2.00 per litre.
7. Special denatured spirit		Rs. 2.00 per litre.
8. Indian Beer containing 5 per cent or less alcohol v/v		Re. 0.50 per bottle of 650 ml.
9. Indian Beer containing alcohol more than 5 per cent v/v		Rs. 5.00 per bottle of 650 ml.
10. Cider		Re. 1.00 per bottle of 650 ml.
11. Bhang		Rs. 30.00 per 10 kgs. or part thereof.
12. Any other intoxicating drug other than those mentioned above		Rs. 30.00 per kg.

Explanation.—In this Schedule, “proof litre” means litre of the strength of London Proof.”

5. **Amendment of new Schedule 1A.**—In the principal Act, in Schedule 1A, as directed to be inserted by section 4, for the entry in column (2) against serial number 2, the following entry shall be substituted and shall be deemed to have been so substituted with effect from the 5th day of July, 1972, namely:—

“Indian made rum issued to troops and the personnel of the Border Security Force.”

6. **Validation.**—Notwithstanding any judgment, decree or order of any court or other authority, anything or any action done or taken or purported to have been done or taken under the principal Act before the commencement of this Act shall be, and shall be deemed always to have been, as valid and effective as if such thing or action had been done or taken under the principal Act, as amended by this Act, and accordingly:—

(a) any duty, tax or fee levied, assessed or collected or purported to have been levied, assessed or collected under the principal Act before the commencement of this Act shall be deemed to have been validly levied assessed or collected in accordance with law;

(b) no suit or other proceeding shall be maintained or continued in any court or before any authority for the refund and no enforcement shall be made any court or other authority of any decree or order directing the refund, of any such duty, tax or fee which has been so collected;

(c) recoveries shall be made in accordance with the provisions of the principal Act of all amounts would have been collected as duties, taxes or fees under the principal Act by reason of the amendments made in the principal Act by this Act but which had not been collected.

Explanation—For the removal of doubts, it is hereby declared that no action on omission on the part of any person before the commencement of this Act shall be punishable as an offence which would not have been so punishable if this Act had not been enacted.

7. *Repeal and saving*—(1) The Punjab Excise (Delhi Amendment) Ordinance 1979, (Ord. 1 of 1979), is hereby repealed.

(2) Notwithstanding such repeal, anything done or any action taken under the principal Act as amended by the said Ordinance shall be deemed to have been done or taken under the principal Act as amended by this Act.

Assented to on 31st March, 1979.

THE MIZORAM APPROPRIATION (VOTE ON ACCOUNT) ACT, 1979
(Act No. 13 of 1979)

AN
ACT

to provide for the withdrawal of certain sums from and out of the Consolidated Fund of the Union territory of Mizoram for the services of a part of the financial year, 1979-80

8: It enacted by Parliament in the Thirtieth Year of the Republic of India as follows:—

1. *Short title*.—This Act may be called the Mizoram Appropriation (Vote on Account) Act, 1979.

2. *Withdrawal of Rs. 29,68,15,000 from and out of the Consolidated Fund of the Union territory of Mizoram for the financial year, 1979-80*. From and out of the Consolidated Fund of the Union territory of Mizoram there may be withdrawn sums not exceeding those specified in column 3 of the Schedule amounting in the aggregate to the sum of twenty-nine crores, sixty-eight lakhs and fifteen thousand rupees towards defraying the several charges which will come in course of payment during the financial year, 1979-80.

3. *Appropriation*.—The sums authorised to be withdrawn from and out of the Consolidated Fund of the Union territory of Mizoram by this Act shall be appropriated for the services and purposes expressed in the Schedule in relation to the said year.

THE SCHEDULE

(See sections 2 and 3)

Number of Vote Appropriation	Services and purposes	Sum not exceeding			
		Voted by Parliament	Charged on the Consolidated Fund	Total	
		Rs.	Rs.	Rs.	
1	2	3			
1	Legislative Assembly	Revenue	5,25,000	25,000	5,50,000
2	Administrator	Revenue	27,000	4,81,000	5,08,000
3	Council of Ministers	Revenue	2,40,000	..	2,40,000
4	Administration of Justice	Revenue	4,66,000	..	4,66,000
5	Elections	Revenue	4,04,000	..	4,04,000
6	Revenue	Revenue	15,96,000	..	14,96,000
7	Taxes on Vehicles	Revenue	62,000	..	62,000
8	Secretariat	Revenue	30,94,000	..	30,04,000
9	District Administration	Revenue	40,21,000	..	40,21,000
10	Treasury and Accounts Administration	Revenue	6,87,000	..	6,87,000
11	Police	Revenue	1,15,38,000	..	1,15,38,000
12	Jails	Revenue	10,00,000	..	10,00,000
13	Supplies and Disposals	Revenue	17,59,000	..	17,59,000
14	Stationery and Printing	Revenue	3,62,000	..	3,62,000
15	Public Works	Revenue	1,05,61,000	..	1,05,61,000
		Capital	27,33,000	..	27,33,000
16	Fire Protection and Control	Revenue	3,42,000	..	3,42,000
17	Other Administrative Services	Revenue	39,86,000	..	39,86,000
18	Retirement Benefits	Revenue	3,10,000	..	3,10,000
19	Education	Revenue	2,46,05,000	..	2,46,05,000
20	Medical	Revenue	90,07,000	..	90,07,000
21	Public Health	Revenue	1,14,92,000	..	1,14,92,000
		Capital	59,05,000	..	59,05,000
22	Housing	Revenue	22,63,000	..	22,63,000
		Capital	36,67,000	..	36,67,000
23	Urban Development	Revenue	6,10,000	..	6,10,000
		Capital	2,00,000	..	2,00,000
24	Information and Publicity	Revenue	11,25,000	..	11,25,000
25	Labour and Employment	Revenue	5,55,000	..	5,55,000
26	Social Security and Welfare	Revenue	53,71,000	..	53,71,000
		Capital	4,17,000	..	4,17,000
27	Relief on account of Natural Calamities	Revenue	18,65,000	..	18,65,000
28	Cooperation	Revenue	13,05,000	..	13,05,000
		Capital	28,47,000	..	28,47,000
29	Special and Backward Areas	Revenue	45,25,000	..	45,25,000
		Capital	5,02,000	..	5,02,000
30	Miscellaneous Economic Services	Revenue	6,44,000	..	6,44,000
31	Agriculture	Revenue	1,61,30,000	..	1,61,30,000
		Capital	12,58,000	..	12,58,000
32	Food and Nutrition	Revenue	18,08,000	..	18,08,000
		Capital	5,53,46,000	..	5,53,46,000
33	Animal Husbandry	Revenue	46,69,000	..	46,69,000
		Capital	2,08,000	..	2,08,000

1	2	3		
34	Fisheries	Revenue	6,09,000	6,09,000
35	Forests	Revenue	40,21,000	40,21,000
36	Community Development	Revenue	31,07,000	31,07,000
37	Industries	Revenue	39,15,000	39,15,000
		Capital	8,34,000	8,34,000
38	Electricity	Revenue	75,37,000	75,37,000
		Capital	66,44,000	66,44,000
39	Roads and Bridges	Revenue	3,97,82,000	3,97,82,000
		Capital	1,44,17,000	1,44,17,000
40	Road and Water Transport	Revenue	31,89,000	31,89,000
		Capital	15,21,000	15,21,000
41	Loans to Government Servants	Capital	19,90,000	19,90,000
	Public Debt	Revenue	50,16,000	50,16,000
		Capital	37,80,000	37,80,000
TOTAL			28,75,13,000	93,02,000
				29,68,15,000

Assented to on 31st March, 1979.

THE MIZORAM APPROPRIATION ACT, 1979
(Act No. 14 of 1979)

AN
ACT

to authorise payment and appropriation of certain further sums from and out of the Consolidated Fund of the Union territory of Mizoram for the services of the financial year, 1978-79.

BE it enacted by Parliament in the Thirtieth Year of the Republic of India as follows:—

1. *Short title.*—This Act may be called the Mizoram Appropriation Act, 1979.

2. *Issue of Rs. 10,32,71,000 from and out of the Consolidated Fund of the Union territory of Mizoram for the financial year, 1978-79.*—From and out of the Consolidated Fund of the Union territory of Mizoram there may be paid and applied sums not exceeding those specified in column 3 of the Schedule amounting in the aggregate to the sum of ten crores, thirty-two lakhs and seventy-one thousand rupees towards defraying the several charges which will come in course of payment during the financial year, 1978-79 in respect of the services specified in column 2 of the Schedule.

3. *Appropriation.*—The sums authorised to be paid and applied from and out of the Consolidated Fund of the Union territory of Mizoram by this Act shall be appropriated for the services and purposes expressed in the Schedule in relation to the said year.

THE SCHEDULE
(See sections 2 and 3)

Demand Number	Services and purposes	Sums not exceeding		
		Voted by Parliament	Charged on the Consolidated Fund	Total
1	2	3		
		Rs.	Rs.	Rs.
4	Administration of Justice	Revenue	2,00,000	2,00,000
5	Elections	Revenue	7,40,000	7,40,000
7	Taxes on Vehicles	Revenue	65,000	65,000
8	Secretariat	Revenue	2,41,000	2,41,000
9	District Administration	Revenue	5,70,000	5,70,000
10	Treasury and Accounts Administration	Revenue	2,00,000	2,00,000
11	Police	Revenue	1,18,50,000	1,18,50,000
12	Jails	Revenue	4,56,000	4,56,000
15	Public Works	Revenue	9,00,000	9,00,000
		Capital	2,33,000	2,33,000
17	Other Administrative Services	Revenue	11,77,000	11,77,000
18	Retirement Benefits	Revenue	3,70,000	3,70,000
19	Education	Revenue	23,06,000	23,06,000
20	Medical	Revenue	34,32,000	34,32,000
21	Public Health	Revenue	37,10,000	37,10,000
22	Housing	Revenue	3,50,000	3,50,000
		Capital	23,00,000	23,00,000
26	Social Security and Welfare	Revenue	10,02,000	10,02,000
28	Co-operation	Capital	27,00,000	27,00,000
29	Special and Backward Areas	Revenue	2,000	2,000
30	Miscellaneous Economic Services	Revenue	2,50,000	2,50,000
31	Agriculture	Revenue	14,62,000	14,62,000
		Capital	59,80,000	59,80,000
32	Food and Nutrition	Revenue	4,08,000	4,08,000
		Capital	3,38,33,000	3,38,33,000
34	Fisheries	Revenue	26,000	26,000
35	Forests	Revenue	2,78,000	2,78,000
		Capital	2,75,000	2,75,000
36	Community Development	Revenue	12,85,000	12,85,000
37	Industries	Revenue	1,00,000	1,00,000
		Capital	24,00,000	24,00,000
39	Roads and Bridges	Revenue	1,38,89,000	1,38,89,000
		Capital	50,00,000	50,00,000

1	2	3
40 Road and Water Transport	Revenue 4,83,000	4,83,000
	Capital 10,00,000	10,00,000
41 Loans to Government Servants	Capital 2,00,000	2,00,000
Public Debt	Revenue 35,48,000	35,48,000
	Capital 50,000	50,000
TOTAL		9,96,73,000 35,98,000 10,32,71,000

Assented to on 31st March, 1979.

THE PONDICHERY APPROPRIATION (VOTE ON ACCOUNT) ACT, 1979

(ACT No. 15 of 1979)

AN

ACT

to provide for the withdrawal of certain sums from and out of the Consolidated Fund of the Union territory of Pondicherry for the services of a part of the financial year 1979-80.

Enacted by Parliament in the Thirtieth Year of the Republic of India as follows:—

1. Short title.—This Act may be called the Pondicherry Appropriation (Vote on Account) Act, 1979.

2. Withdrawal of Rs. 18,34,24,000 from and out of the Consolidated Fund of the Union Territory of Pondicherry for the financial year, 1979-80.—From and out of the Consolidated Fund of the Union territory of Pondicherry there may be withdrawn sums not exceeding those specified in column 3 of the Schedule amounting in the aggregate to the sum of eighteen crores, thirty-four lakhs and twenty-four thousand rupees towards defraying the several charges which will come in course of payment during the financial year 1979-80.

3. Appropriation.—The sums authorised to be withdrawn from and out of the Consolidated Fund of the Union territory of Pondicherry by this Act shall be appropriated for the services and purposes expressed in the Schedule in relation to the said year.

THE SCHEDULE

(See sections 2 and 3)

No. of Vote, Ap- propriation	Services and purposes	Sums not exceeding		
		Voted by Parliament	Charged on the Consolidated Fund	Total
1	2	3		
		Rs.	Rs.	Rs.
1	Legislative Assembly	Revenue 2,69,000	18,000	2,87,000
2	Administrator	Revenue 5,000	3,00,000	3,05,000
3	Council of Ministers	Revenue 90,000	..	90,000
4	Administration of Justice	Revenue 9,63,000	..	9,63,000
5	Elections	Revenue 2,78,000	..	2,78,000
6	Revenue	Revenue 33,25,000	1,00,000	34,25,000
7	Sales Tax	Revenue 4,60,000	..	4,60,000
8	Taxes on Vehicles	Revenue 1,60,000	..	1,60,000
9	Secretariat	Revenue 18,20,000	..	18,20,000
10	District Administration	Revenue 41,61,000	..	41,61,000
		Capital 10,25,000	..	10,25,000
11	Treasury and Accounts Administration	Revenue 9,11,000	..	9,11,000
12	Police	Revenue 50,26,000	..	50,26,000
13	Jails	Revenue 2,75,000	..	2,75,000
14	Stationery and Printing	Revenue 8,09,000	..	8,09,000
15	Miscellaneous Administrative General Services	Revenue 14,85,000	..	14,85,000
16	Retirement benefits	Revenue 26,06,000	..	26,06,000
17	Public Works	Revenue 2,33,28,000	15,000	2,33,43,000
		Capital 1,22,04,000	..	1,22,04,000
18	Education	Revenue 2,64,11,000	..	2,64,11,000
		Capital 15,000	..	15,000
19	Medical	Revenue 1,61,45,000	..	1,61,45,000
20	Information and Publicity	Revenue 8,70,000	..	8,70,000
21	Labour and Employment	Revenue 14,38,000	..	14,38,000
22	Social Welfare	Revenue 72,74,000	..	72,74,000
		Capital 8,000	..	8,000
23	Co-operation	Revenue 20,61,000	..	20,61,000
		Capital 20,20,000	..	20,20,000
24	Miscellaneous General Economic Services	Revenue 4,35,000	..	4,35,000
25	Agriculture	Revenue 65,81,000	..	65,81,000
		Capital 2,88,000	..	2,88,000
26	Animal Husbandry	Revenue 22,49,000	..	22,49,000
27	Fisheries	Revenue 25,20,000	..	25,20,000
		Capital 5,000	..	5,000
28	Community Development	Revenue 35,72,000	..	35,72,000
		Capital 1,50,000	..	1,50,000
29	Industries	Revenue 9,23,000	..	9,23,000
		Capital 27,20,000	..	27,20,000
30	Food and Nutrition	Revenue 2,64,000	..	2,64,000

1	2	3
31 Electricity	Revenue 1,68,46,000 Capital 1,24,75,000	1,68,46,000 1,24,75,000
32 Ports and Pilotage	Revenue 2,93,000 Capital 1,23,000	2,93,000 1,23,000
Public Debt	Revenue .. Capital ..	58,02,000 73,96,000
33 Loans to Government Servants	Capital 49,07,000	49,07,000
TOTAL	16,97,93,000	1,36,31,000
		18,34,24,000

Assented to on 31st March, 1979.

THE PONDICHERY APPROPRIATION ACT, 1979
(ACT NO. 16 OF 1979)

AN
ACT

to authorise payment and appropriation of certain further sums from and out of the Consolidated Fund of the Union territory of Pondicherry for the services of the financial year 1978-79.

BE it enacted by Parliament in the Thirtieth Year of the Republic of India as follows:—

1. *Short title.*—This Act may be called the Pondicherry Appropriation Act, 1979.

2. *Issue of Rs. 3,60,23,000 from and out of the Consolidated Fund of the Union territory of Pondicherry for the financial year 1978-79.*—From and out of the Consolidated Fund of the Union territory of Pondicherry there may be paid and applied sums not exceeding those specified in column 3 of the Schedule amounting in the aggregate to the sum of three crores, sixty lakhs and twenty-three thousand rupees towards defraying the several charges which will come in course of payment during the financial year 1978-79, in respect of the services specified in column 2 of the Schedule.

3. *Appropriation.*—The sums authorised to be paid and applied from and out of the Consolidated Fund of the Union territory of Pondicherry by this Act shall be appropriated for the services and purposes expressed in the Schedule in relation to the said year.

THE SCHEDULE

(See sections 2 and 3)

No. of Vote	Services and purposes	Sums not exceeding		
		Voted by Parliament	Charged on the Consolidated Fund	Total
1	2	3		
		Rs.	Rs.	Rs.
2 Administrator	Revenue		54,600	54,000
4 Administration of Justice	Revenue	32,000	..	32,000
7 Sales Tax	Revenue	10,000	..	10,000
8 Taxes on Vehicles	Revenue	53,000	..	53,000
9 Secretariat	Revenue	90,000	..	90,000
10 District Administration	Revenue	14,04,000	..	14,04,000
	Capital	2,00,000	..	2,00,000
11 Treasury and Accounts Administration	Revenue	86,600	..	86,000
12 Police	Revenue	5,92,000	8,000	6,00,000
16 Retirement Benefits	Revenue	3,88,000	..	3,88,000
17 Public Works	Revenue	25,06,000	..	25,06,000
	Capital	3,83,000	..	3,83,000
18 Education	Revenue	21,84,000	..	21,84,000
19 Medical	Revenue	6,23,000	..	6,23,000
20 Information and Publicity	Revenue	1,21,000	..	1,21,000
21 Labour and Employment	Revenue	1,46,000	..	1,46,000
22 Social Welfare	Revenue	6,07,000	46,000	6,53,000
	Capital	75,000	..	75,000
23 Co-operation	Capital	37,53,000	..	37,53,000
24 Miscellaneous General Economic Services	Revenue	15,000	..	15,000
25 Agriculture	Revenue	2,43,000	1,40,000	3,83,000
	Capital	5,69,000	..	5,69,000
26 Animal Husbandry	Capital	1,27,000	..	1,27,000
27 Fisheries	Revenue	12,33,000	..	12,33,000
28 Community Development	Revenue	11,06,000	..	11,06,000
	Capital	1,35,000	..	1,35,000
29 Industries	Revenue	52,000	..	52,000
	Capital	10,37,000	..	10,37,000
30 Food and Nutrition	Revenue	27,000	..	27,000
31 Electricity	Revenue	25,24,000	..	25,24,000
	Capital	51,35,000	..	51,35,000
32 Ports and Pilotage	Revenue	8,000	..	8,000
Public Debt	Revenue	..	27,14,000	27,14,000
	Capital	..	48,000	48,000
33 Loans to Government Servants	Capital	75,49,000	..	75,49,000
TOTAL		3,30,13,000	30,10,000	3,60,23,000

Assented to on 31st March, 1979.

THE INDUSTRIES (DEVELOPMENT AND REGULATION) AMENDMENT ACT, 1979

(ACT No. 17 OF 1978)

AN

ACT

furthest to amend the Industries (Development and Regulation) Act, 1951

Be it enacted by Parliament in the Thirtieth Year of the Republic of India as follows:—

1. *Short title and commencement.*—(1) This Act may be called the Industries (Development and Regulation) Amendment Act, 1979.

(2) It shall be deemed to have come into force on the 31st day of December, 1978.

2. *Amendment of section 18FB.*—In sub-section (2) of section 18FB of the Industries (Development and Regulation) Act, 1951 (65 of 1951) (hereinafter referred to as the principal Act), in clause (b) of the proviso, for the words "five years", the words "eight years" shall be substituted.

3. *Amendment of the First Schedule.*—In the First Schedule to the principal Act,—

(a) under the heading "12. MISCELLANEOUS MECHANICAL AND ENGINEERING INDUSTRIES", after item (3), the following items shall be inserted, namely:—

"(4) Pressure Cookers.

(5) Cutlery.

(6) Steel furniture";

(b) under the heading "34. CERAMICS", after item (7), the following item shall be inserted, namely:—

"(8) Graphite Crucibles";

(c) under the heading "38. MISCELLANEOUS INDUSTRIES", after item (2), the following items shall be inserted, namely:—

"(3) Zip fasteners (metallic and non-metallic).

(4) Oil stoves

(5) Printing, including litho printing industry";

4. *Repeal and saving.*—(1) The Industries (Development and Regulation) Amendment Ordinance, 1978 (6 of 1978), is hereby repealed

(2) Notwithstanding such repeal, anything done or any action taken under the principal Act, as amended by the said Ordinance, shall be deemed to have been done or taken under the principal Act, as amended by this Act.

Assented to on 31-3-1979

THE SUGAR UNDERTAKINGS (TAKING OVER OF MANAGEMENT) AMENDMENT ACT, 1979

(ACT No. 18 OF 1979)

AN

ACT

to amend the Sugar Undertakings (Taking Over of Management) Act, 1978

Be it enacted by Parliament in the Thirtieth Year of the Republic of India as follows:—

1. *Short title and commencement.*—(1) This Act may be called the Sugar Undertakings (Taking Over of Management) Amendment Act, 1979.

(2) It shall be deemed to have come into force on the 1st day of January, 1979.

2. *Amendment of section 3 of Act 44 of 1978.*—In section 3 of the Sugar Undertakings (Taking Over of Management) Act, 1978 (hereinafter referred to as the principal Act), in sub-section (1), in clause (b), for the words "prior to that date", the following shall be substituted and shall be deemed always to have been substituted, namely:—

"purchased, at any time (whether in that sugar year or in any earlier sugar year or sugar years) and whether before or after the commencement of this Act, before that date"

3. *Validation.*—Notwithstanding any judgment, decree or order (whether interim or otherwise) of any court in any proceeding or any action (including the issue by the Central Government of any notification declaring that the management of any sugar undertaking shall vest in the

Central Government on and from the date specified in such notification) done or taken or purported to have been done or taken under section 3 of the principal Act or under the corresponding provisions of the Ordinance which was repealed by the principal Act, shall, for all purposes, be deemed to be and to have always been as validly done or taken as if such thing or action (including the issue of such notification) had been done or taken under section 3 of the principal Act as amended by section 2 of this Act and accordingly—

(a) no suit or other proceeding shall be maintained or continued in any court against the Central Government or any person or authority whatsoever for the restoration to the owner of the management of any sugar undertaking with respect to which such notification had been issued by the Central Government;

(b) no court shall enforce any decree or order (including an interim order) for the restoration to the owner of the management of any sugar undertaking with respect to which such notification had been issued by the Central Government; and

(c) every such notification shall be, and shall be deemed always to have been, valid, effective and enforceable by or on behalf of the Central Government in accordance with the tenor thereof and the provisions of the principal Act as amended by this Act.

Explanation.—Words and expressions used in this section which are defined, in or for the meanings of which provision has been made in, section 2 of the principal Act shall have the same meanings as under that section.

4. *Repeal.*—The Sugar Undertakings (Taking Over of Management) Amendment Ordinance, 1979 (2 of 1979) is hereby repealed.

Assented to on 30-4-1979.

THE CONSTITUTION (FORTY-FOURTH AMENDMENT) ACT, 1978

(ACT No. OF 1979)

AN

ACT

furthest to amend the Constitution of India.

Be it enacted by Parliament in the Twenty-ninth Year of the Republic of India as follows:—

1. *Short title and commencement.*—(1) This Act may be called the Constitution (Forty-fourth Amendment) Act, 1978.

(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint and different dates may be appointed for different provisions of this Act.

2. *Amendment of article 19.*—In article 19 of the Constitution,

(a) in clause (1),

(i) in sub-clause (c), the word "and" shall be inserted at the end;

(ii) sub-clause (j) shall be omitted;

(b) in clause (3) for the words, brackets and letters "sub-clauses (d), e) and (f)", the words, brackets and letters "sub-clauses (d) and (e)" shall be substituted.

3. *Amendment of Article 22.*—In article 22 of the Constitution,

(a) for clause (4), the following clause shall be substituted, namely:—

"(4) No law providing for preventive detention shall authorise the detention of a person for a longer period than two months unless an Advisory Board constituted in accordance with the recommendations of the Chief Justice of the appropriate High Court has reported before the expiration of the said period of two months that there is in its opinion sufficient cause for such detention:

Provided that an Advisory Board shall consist of a Chairman and not less than two other members, and the Chairman shall be a serving Judge of the appropriate High Court and the other members shall be serving or retired Judges of any High Court:

Provided further that nothing in this clause shall authorise the detention of any person beyond the maximum period prescribed by any law made by Parliament under sub-clause (a) of clause (7).

Explanation.—In this clause, "appropriate High Court" means,—

- (i) in the case of the detention of a person in pursuance of an order of detention made by the Government of India or an officer or authority subordinate to that Government, the High Court for the Union Territory of Delhi;
- (ii) in the case of the detention of a person in pursuance of an order of detention made by Government of any State (other than a Union territory), the High Court for that State; and
- (iii) in the case of the detention of a person in pursuance of an order of detention made by the administrator of a Union territory or an officer or authority subordinate to such administrator, such High Court as may be specified by or under any law made by Parliament in this behalf;

(b) clause (7).—

- (i) sub-clause (a) shall be omitted;
- (ii) sub-clause (b) shall be re-lettered as sub-clause (a); and
- (iii) sub-clause (c) shall be re-lettered as sub-clause (b) and in the sub-clause as so re-lettered, for the words, brackets, letter and figure "sub-clause (a) of clause (4)", the word, brackets and figure "clause (4)" shall be substituted.

4. **Amendment of article 30.**—In article 30 of the Constitution, after clause (1), the following clause shall be inserted, namely:—

"(1A) In making any law providing for the compulsory acquisition of any property of an educational institution established and administered by a minority, referred to in clause (1), the State shall ensure that the amount fixed by or determined under such law for the acquisition of such property is such as would not restrict or abrogate the right guaranteed under that clause."

5. **Omission of sub-heading after article 30.**—The sub-heading "Right to Property" occurring after article 30 of the Constitution shall be omitted.

6. **Omission of article 31.**—Article 31 of the Constitution shall be omitted.

7. **Amendment of article 31A.**—In article 31A of the Constitution, in clause (1), for the words and figures "article 14, article 19 or article 31", the words and figures "article 14 or article 19" shall be substituted.

8. **Amendment of article 31C.**—In article 31C of the Constitution, for the words and figures "article 14, article 19 or article 31", the words and figures "article 14 or article 19" shall be substituted.

9. **Amendment of article 38.**—Article 38 of the Constitution shall be renumbered as clause (1) thereof and after the clause as so renumbered, the following clause shall be inserted, namely:—

"(2) The State shall, in particular, strive to minimise the inequalities in income, and endeavour to eliminate inequalities in status, facilities and opportunities, not only amongst individuals but also amongst groups of people residing in different areas or engaged in different vocations."

10. **Substitution of new article for article 71.**—For article 71 of the Constitution, the following article shall be substituted, namely:—

"71. **Matters relating to, or connected with, the election of a President or Vice-President.**—(1) All doubts and disputes arising out of or in connection with the election of a President or Vice-President

shall be inquired into and decided by the Supreme Court whose decision shall be final.

(2) If the election of a person as President or Vice-President is declared void by the Supreme Court, acts done by him in the exercise and performance of the powers and duties of the office of President or Vice-President, as the case may be, on or before the date of the decision of the Supreme Court shall not be invalidated by reason of that declaration.

(3) Subject to the provisions of this Constitution, Parliament may by law regulate any matter relating to or connected with the election of a President or Vice-President.

(4) The election of a person as President or Vice-President shall not be called in question on the ground of the existence of any vacancy for whatever reason among the members of the electoral college electing him."

11. **Amendment of article 74.**—In article 74 of the Constitution, in clause (1), the following proviso shall be inserted at the end, namely:—

"Provided that the President may require the Council of Ministers to reconsider such advice, either generally or otherwise, and the President shall act in accordance with the advice tendered after such reconsideration."

12. **Amendment of article 77.**—In article 77 of the Constitution, clause (4) shall be omitted.

13. **Amendment of article 83.**—(1) In article 83 of the Constitution, in clause (2), for the words "six years" in both the places where they occur, the words "five years" shall be substituted.

(2) The amendments made by sub-section (1) to clause (2) of article 83 shall apply also to the House of the People in existence on the date of coming into force of this section without prejudice to the power of Parliament with respect to the extension of the duration of that House under the proviso to that clause.

14. **Substitution of new article for article 103.**—For article 103 of the Constitution, the following article shall be substituted, namely:—

"103. **Decision on questions as to disqualifications of members.**—(1) If any question arises as to whether a member of either House of Parliament has become subject to any of the disqualifications mentioned in Clause (1) of article 102, the question shall be referred for the decision of the President and his decision shall be final.

(2) Before giving any decision on any such question, the President shall obtain the opinion of the Election Commission and shall act according to such opinion."

15. **Amendment of article 105.**—In article 105 of the Constitution, in clause (3), for the words "shall be those of the House of Commons of the Parliament of the United Kingdom, and of its members and committees, at the commencement of this Constitution", the words, figures and brackets "shall be those of that House and of its members and committees immediately before the coming into force of section 15 of the Constitution (Forty-fourth Amendment) Act, 1978" shall be substituted.

16. **Amendment of article 123.**—In article 123 of the Constitution, clause (4) shall be omitted.

17. **Amendment of article 132.**—In article 132 of the Constitution,—

(a) in clause (1), for the words "if the High Court certifies", the words, figures and letter "if the High Court certifies under article 134A" shall be substituted;

(b) clause (2) shall be omitted;

(c) in clause (3), the words "or such leave is granted," and the words "and with the leave of the Supreme Court, on any other ground" shall be omitted.

18. **Amendment of article 133.**—In article 133 of the Constitution, in clause (1), for the words "if the High

Court certifies—", the words, figures and letter "if the High Court certifies under article 134A" shall be substituted.

19. *Amendment of article 134*—In article 134 of the Constitution, in sub-clause (c) of clause (1), for the words "certifies", the words, figures and letter "certifies under article 134A" shall be substituted.

20. *Insertion of new article 134A*—After article 134 of the Constitution, the following article shall be inserted, namely:—

"134A *Certificate for appeal to the Supreme Court*.—Every High Court, passing or making a judgment, decree, final order, or sentence, referred to in clause (1) of article 132 or clause (1) of article 133, or clause (1) of article 134,—

- (a) may, if it deems fit so to do, on its own motion; and
- (b) shall, if an oral application is made, by or on behalf of the party aggrieved, immediately after the passing or making of such judgment, decree, final order or sentence,

determine, as soon as may be after such passing or making the question whether a certificate of the nature referred to in clause (1) of article 132, or clause (1) of article 133 or, as the case may be, sub-clause (c) of clause (1) of article 134, may be given in respect of that case."

21. *Amendment of article 139A*—In article 139A of the Constitution, for clause (1), the following clause shall be substituted, namely:—

- "(1) Where cases involving the same or substantially the same questions of law are pending before the Supreme Court and one or more High Courts or before two or more High Courts and the Supreme Court is satished on its own motion or on an application made by the Attorney-General of India or by a party to any such case that such questions are substantial questions of general importance, the Supreme Court may withdraw the case or cases pending before the High Court or the High Courts and dispose of all the cases itself;

Provided that the Supreme Court may after determining the said questions of law return any case so withdrawn together with a copy of its judgment on such questions to the High Court from which the case has been withdrawn, and the High Court shall on receipt thereof proceed to dispose of the case in conformity with such judgment."

22. *Amendment of article 150*—In article 150 of the Constitution, for the words "after consultation with", the words "on the advice of" shall be substituted.

23. *Amendment of article 166*—In article 166 of the Constitution, clause (4) shall be omitted.

24. *Amendment of article 172*—(1) In article 172 of the Constitution, in clause (1), for the words "six years" in both the places where they occur, the words "five years" shall be substituted.

(2) The amendments made by sub-section (1) to clause (1) of article 172

- (a) shall not apply to any existing State Legislative Assembly the period of existence whereof as computed from the date appointed for its first meeting to the date of coming into force of this section (both dates inclusive) is more than four years and eight months but every such Assembly shall, unless sooner dissolved, stand dissolved on the expiry of

- (i) a period of four months from the date of coming into force of this section; or
- (ii) a period of six years from the date appointed for its first meeting,

whichever period expires earlier

- (b) shall apply to every other existing State Legislative Assembly without prejudice to the power

of Parliament with respect to the extension of duration of such Assembly under the proviso to the said clause (1)."

Explanation I.—In its application to the Legislative Assembly of the State of Sikkim referred to in clause (b) of article 371F of the Constitution, this sub-section shall have effect as if—

- (i) the date appointed for the first meeting of that Assembly were the 26th day of April, 1975; and
- (ii) the references in clause (a) of this sub-section to "four years and eight months" and "six years" were references to "three years and eight months" and "five years" respectively.

Explanation II.—In this sub-section, "existing State Legislative Assembly" means the Legislative Assembly of a State in existence on the date of coming into force of this section.

25. *Substitution of new article for article 192.*—For article 192 of the Constitution, the following article shall be substituted, namely:—

"192. *Decision on questions as to disqualifications of members.*—(1) If any question arises as to whether a member of a House of the Legislature of a State has become subject to any of the disqualifications mentioned in clause (1) of article 191, the question shall be referred for the decision of the Governor and his decision shall be final.

(2) Before giving any decision on any such question, the Governor shall obtain the opinion of the Election Commission and shall act according to such opinion."

26. *Amendment of article 194.*—In Article 194 of the Constitution, in clause (3), for the words "shall be those of the House of Commons of the Parliament of the United Kingdom, and of its members and committees, at the commencement of this Constitution", the words, figures and brackets "shall be those of that House and of its members and committees immediately before the coming into force of section 26 of the Constitution (Forty-fourth Amendment) Act, 1978" shall be substituted.

27. *Amendment of article 213.*—In article 213 of the Constitution, clause (4) shall be omitted.

28. *Amendment of article 217.*—In article 217 of the Constitution, in clause (2),—

- (a) in sub-clause (b), the word "or" occurring at the end shall be omitted;
- (b) sub-clause (c) shall be omitted;
- (c) in the *Explanation*, clause (a) shall be re-lettered as clause (aa) and before clause (aa) as so re-lettered, the following clause shall be inserted, namely:—

"(a) in computing the period during which a person has held judicial office in the territory of India, there shall be included any period, after he has held any judicial office, during which the person has been an advocate of a High Court or has held the office of a member of a tribunal or any post, under the Union or a State, requiring special knowledge of law."

29. *Amendment of article 225.*—In article 225 of the Constitution, the following proviso shall be inserted at the end, namely:—

"Provided that any restriction to which the exercise of original jurisdiction by any of the High Courts with respect to any matter concerning the revenue or concerning any act ordered or done in the collection thereof was subject immediately before the commencement of this Constitution shall no longer apply to the exercise of such jurisdiction."

30. *Amendment of article 226.*—In article 226 of the Constitution,—

(a) in clause (1), for the portion beginning with the words "writs in the nature of *habeas corpus*, *mandamus*, prohibition, *quo warranto* and *certiorari*, or any of them" and ending with the words "such illegality has resulted in substantial failure of justice.", the following shall be substituted, namely:—

"writs in the nature of *habeas corpus*, *mandamus*, prohibition, *quo warranto* and *certiorari*, or any of them, for the enforcement of any of the rights conferred by Part III and for any other purpose."

(b) for clauses (3), (4), (5) and (6), the following clause shall be substituted, namely:—

"(3) where any party against whom an interim order, whether by way of injunction or stay or in any other manner, is made on, or in any proceedings relating to, a petition under clause (1), without—

(a) furnishing to such party copies of such petition and all documents in support of the plea for such interim order; and

(b) giving such party an opportunity of being heard,

makes an application to the High Court for the vacation of such order and furnishes a copy of such application to the party in whose favour such order has been made or the counsel of such party, the High Court shall dispose of the application within a period of two weeks from the date on which it is received or from the date on which the copy of such application is so furnished, whichever is later, or where the High Court is closed on the last day of that period, before the expiry of the next day afterwards on which the High Court is open; and if the application is not so disposed of, the interim order shall, on the expiry of that period, or, as the case may be, the expiry of the said next day, stand vacated."

(c) clause (7) shall be renumbered as clause (4).

31. *Amendment of article 227.*—In article 227 of the Constitution,—

(a) for clause (1), the following clause shall be substituted, namely:—

"(1) Every High Court shall have superintendence over all courts and tribunals throughout the territories in relation to which it exercises jurisdiction."

(b) clause (5) shall be omitted.

32. *Amendment of article 239B.*—In article 239B of the Constitution, clause (4) shall be omitted.

33. *Omission of article 257A.*—Article 257A of the Constitution shall be omitted.

34. *Insertion of new Chapter IV in Part XII.*—In Part XII of the Constitution, after Chapter III, the following Chapter shall be inserted, namely:—

"CHAPTER IV.—RIGHT TO PROPERTY

300A. *Persons not to be deprived of property save by authority of law.*—No person shall be deprived of his property save by authority of law."

35. *Amendment of article 329.*—In article 329 of the Constitution, in the opening portion, the words, figures and letter "but subject to the provisions of article 329A" shall be omitted.

36. *Omission of article 329A.*—Article 329A of the Constitution shall be omitted.

37. *Amendment of article 352.*—In article 352 of the

Constitution,—

(a) in clause (1),—

(i) for the words "internal disturbance", the words "armed rebellion" shall be substituted;

(ii) the following *Explanation* shall be inserted at the end, namely:—

"*Explanation.*—A Proclamation of Emergency declaring that the security of India or any part of the territory thereof is threatened by war or by external aggression or by armed rebellion may be made before the actual occurrence of war or of any such aggression or rebellion, if the President is satisfied that there is imminent danger thereof."

(b) for clauses (2), (2A) and (3), the following clauses shall be substituted, namely:—

"(2) A Proclamation issued under clause (1) may be varied or revoked by a subsequent Proclamation."

(3) The President shall not issue a Proclamation under clause (1) or a Proclamation varying such Proclamation unless the decision of the Union Cabinet (that is to say, the Council consisting of the Prime Minister and other Ministers of Cabinet rank appointed under article 75) that such a Proclamation may be issued has been communicated to him in writing.

(4) Every Proclamation issued under this article shall be laid before each House of Parliament and shall, except where it is a Proclamation revoking a previous Proclamation, cease to operate at the expiration of one month unless before the expiration of that period it has been approved by resolutions of both Houses of Parliament:

Provided that if any such Proclamation (not being a Proclamation revoking a previous Proclamation) is issued at a time when the House of the People has been dissolved, or the dissolution of the House of the People takes place during the period of one month referred to in this clause, and if a resolution approving the Proclamation has been passed by the Council of States, but no resolution with respect to such Proclamation has been passed by the House of the People before the expiration of that period, the Proclamation shall cease to operate at the expiration of thirty days from the date on which the House of the People first sits after its reconstitution, unless before the expiration of the said period of thirty days a resolution approving the Proclamation has been also passed by the House of the People.

(5) A Proclamation so approved shall, unless revoked, cease to operate on the expiration of a period of six months from the date of the passing of the second of the resolutions approving the Proclamation under clause (4):

Provided that if and so often as a resolution approving the continuance in force of such a Proclamation is passed by both Houses of Parliament the Proclamation shall, unless revoked, continue in force for a further period of six months from the date on which it would otherwise have ceased to operate under this clause:

Provided further that if the dissolution of the House of the People takes place during any such period of six months and a resolution approving the continuance in force of such Proclamation has been passed by the Council of States but no resolution with respect to the continuance in force of such Proclamation has been passed by the House of the People during the said period, the Proclamation shall cease to operate at the expiration of thirty days from the date on which the House of the People first sits after its reconstitution unless before the expiration of the said period of thirty days, a resolution approving the continuance in force of the Proclamation has been also passed by the House of the People.

(6) For the purposes of clauses (4) and (5), a resolution may be passed by either House of Parliament only by a majority of the total membership of that House and by a majority of not less than two-thirds of the members of that House present and voting.

(7) Notwithstanding anything contained in the foregoing clauses, the President shall revoke a Proclamation issued under clause (1) or a Proclamation varying such Proclamation if the House of the People passes a resolution disapproving, or, as the case may be, disapproving the continuance in force of, such Proclamation.

(8) Where a notice in writing signed by not less than one-tenth of the total number of members of the House of the People has been given, of their intention to move a resolution for disapproving, or, as the case may be, for disapproving the continuance in force of, a Proclamation issued under clause (1) or a Proclamation varying such Proclamation,—

(a) to the Speaker, if the House is in session, or

(b) to the President, if the House is not in session, a special sitting of the House shall be held within fourteen days from the date on which such notice is received by the Speaker, or, as the case may be, by the President, for the purpose of considering such resolution.”;

(c) clause (4) shall be renumbered as clause (9) and in the clause as so renumbered, for the words “internal disturbance” in both the places where they occur, the words “armed rebellion” shall be substituted;

(d) clause (5) shall be omitted.

38. Amendment of article 356.—In Article 356 of the Constitution,—

(a) in clause (4),—

(i) for the words, brackets and figure “one year from the date of the passing of the second of the resolutions approving the Proclamation under clause (3)”, the words “six months from the date of issue of the Proclamation” shall be substituted,

(ii) in the first proviso, for the words “one year”, the words “six months” shall be substituted,

(iii) in the second proviso, for the words “one year”, the words “six months” shall be substituted,

(b) for clause (5), the following clause shall be substituted, namely:—

“(5) Notwithstanding anything contained in clause (4), a resolution with respect to the continuance in force of a Proclamation approved under clause (3) for any period beyond the expiration of one year from the date of issue of such Proclamation shall not be passed by either House of Parliament unless—

(a) a Proclamation of Emergency is in operation, in the whole of India or, as the case may be, in the whole or any part of the State, at the time of the passing of such resolution, and

(b) the Election Commission certifies that the continuance in force of the Proclamation approved under clause (3) during the period specified in such resolution is necessary on account of difficulties in holding general elections to the Legislative Assembly of the State concerned.”

39. Amendment of article 358.—Article 358 of the Constitution shall be renumbered as clause (1) of

that article, and—

(a) in clause (1) as so renumbered,—

(i) in the opening portion, for the words “While a Proclamation of Emergency is in operation”, the words “while a Proclamation of Emergency declaring that the security of India or any part of the territory thereof is threatened by war or by external aggression is in operation” shall be substituted;

(ii) in the proviso, for the words “where a Proclamation of Emergency”, the words “where such Proclamation of Emergency” shall be substituted;

(b) after clause (1) as so renumbered, the following clause shall be inserted, namely:—

“(2) Nothing in clause (1) shall apply—

(a) to any law which does not contain a recital to the effect that such law is in relation to the Proclamation of Emergency in operation when it is made; or

(b) to any executive action taken otherwise than under a law containing such a recital.”.

40. Amendment of article 359.—In Article 359 of the Constitution,—

(a) in clauses (1) and (1A), for the words and figures “the rights conferred by Part III”, the words, figures and brackets “the rights conferred by Part III (except articles 20 and 21)” shall be substituted;

(b) after clause (1A), the following clause shall be inserted, namely:—

“(1B) Nothing in clause (1A) shall apply—

(a) to any law which does not contain a recital to the effect that such law is in relation to the Proclamation of Emergency in operation when it is made; or

(b) to any executive action taken otherwise than under a law containing such a recital.”.

41. Amendment of article 360.—In article 360 of the Constitution,—

(a) for clause (2), the following clause shall be substituted, namely:—

“(2) A Proclamation issued under clause (1)—

(a) may be revoked or varied by a subsequent Proclamation;

(b) shall be laid before each House of Parliament;

(c) shall cease to operate at the expiration of two months, unless before the expiration of that period it has been approved by resolutions of both Houses of Parliament:

Provided that if any such proclamation is issued to a time when the House of the People has been dissolved or the dissolution of the House of the People takes place during the period of two months referred to in sub-clause (c), and if a resolution approving the Proclamation has been passed by the Council of States, but no resolution with respect to such Proclamation has been passed by the House of the People before the expiration of that period, the Proclamation shall cease to operate at the

expiration of thirty days from the date on which the House of the People first sits after its reconstitution, unless before the expiration of the said period of thirty days a resolution approving the Proclamation has been also passed by the House of the People."

(b) clause (5) shall be omitted.

42. Insertion of new article 361A.—After article 361 of the Constitution, the following article shall be inserted, namely:—

361A. Protection of publication of proceedings of Parliament and State Legislatures.—(1) No person shall be liable to any proceedings, civil or criminal, in any court in respect of the publication in a newspaper of a substantially true report of any proceedings of either House of Parliament or the Legislative Assembly, or, as the case may be, either House of the Legislature, of a State, unless the publication is proved to have been made with malice:

Provided that nothing in this clause shall apply to the publication of any report of the proceedings of a secret sitting of either House of Parliament or the Legislative Assembly, or, as the case may be, either House of the Legislature, of a State.

(2) Clause (1) shall apply in relation to reports or matters broadcast by means of wireless telegraphy as part of any programme or service provided by means of a broadcasting station as it applies in relation to reports or matters published in a newspaper.

Explanation.—In this article, "newspaper" includes a news agency report containing material for publication in a newspaper."

43. Amendment of article 371F.—In article 371F of the Constitution, in clause (c), for the words "six year", the words "five years" shall be substituted, and for the words "five years" in both the places where they occur, the words "four years" shall be substituted.

44. Amendment of the Ninth Schedule.—In the Ninth Schedule to the Constitution, entries 87, 92 and 130 shall be omitted.

45. Amendment of the Constitution (Forty-second Amendment) Act, 1976.—In the Constitution (Forty-second Amendment) Act, 1976, sections 18, 19, 21, 22, 31, 32, 34, 35, 58 and 59 shall be omitted.

साथ एव प्राप्ति बिभाग

प्रतिपक्षना

मिथवा, 16 अप्रैल, 1979

महाराष्ट्र अधिनियम 1/77—साठ काठ नि० 80 (घ)
ऐतिहासिक सरकार ने 23-2-79 को भारत के राजपत्र प्रकाशन
आव 2, वर्ष 3, उप-खण्ड (1) में प्रकाशित किया है कि साधारण
जनता की सुचना हेतु दोषाण प्रिमाण प्रयोग राजपत्र में प्रकाशित
किया जाता है।

हस्ताक्षरित,
मन्त्रि ।

MINISTRY OF AGRICULTURE AND IRRIGATION
(DEPARTMENT OF FOOD)

NOTIFICATION

New Delhi, the 23rd February, 1979

G.S.R. 80(E).—WHEREAS certain draft rules further to amend the Rice-Milling Industry (Regulation and Licensing) Rules, 1959, were published as required by sub-section (1) of section 22 of the Rice-Milling Industry (Regulation) Act, 1958 (21 of 1958), at pages 625 to 626 of the Gazette of India Extraordinary, Part II, Section 3,

Sub-section (1), dated the 15th July, 1978, under the notification of the Government of India in the Ministry of Agriculture and Irrigation (Department of Food) No. G.S.R. 371(E), dated the 15th July, 1978, inviting objections and suggestions from all persons likely to be affected thereby before the expiry of a period of forty-five days from the date on which the copies of the Official Gazette in which the said notification was published were made available to the public;

AND WHEREAS the said Gazette was made available to the public on 21st July, 1978;

AND WHEREAS the objections and suggestions received from the public have been considered by the Central Government.

NOW, THEREFORE, in exercise of the powers conferred by section 22 of the said Act, the Central Government hereby makes the following rules further to amend the Rice-Milling Industry (Regulation and Licensing) Rules, 1959, namely:—

1. (1) These rules may be called the Rice-Milling Industry (Regulation and Licensing) (Amendment) Rules, 1979.

(2) They shall come into force at once.

2. In the Rice-Milling Industry (Regulation and Licensing) Rules, 1959,—

(i) in rule 3, in sub-rule (3), for clause (a), the following clause shall be substituted, namely:—

"(a) in case the proposed mill consists of one or more than one huller, the applicant shall ensure that no such huller is utilised for dehussing paddy and that for the purpose of such dehussing such applicant installs a rubber roll sheller or centrifugal dehussing alongwith a paddy cleaner and a paddy separator at any time before such establishment or recommencement of milling operations in a defunct rice mill:

Provided that in the case of a single huller, the dehussing, paddy cleaner and paddy separator may be installed either as individual separate units or be incorporated into one integrated composite mill:

Provided further that, this clause shall not apply to new units of rice mills powered by motor of 15 horse-power and less, and consisting of not more than one huller and having no parboiling equipment of their own, which will be located in rural areas and which will be doing only custom milling of parboiled paddy:

Provided also that the mills referred to in the second proviso shall instal a rubber roll sheller or centrifugal dehussing along with a paddy cleaner and paddy separator within a period of 5 years from the date on which licence is initially granted."

(ii) in the schedule, in Form IV, in clause 3, after condition 3(D), the following shall be inserted, namely:—

"(3E) The licensee of rice mill referred to in the second and third proviso to clause (a) of sub-rule (3) of rule 3 shall ensure that a rubber roll sheller or a centrifugal dehussing along with a paddy cleaner and a paddy separator is installed within a period of 5 years from the date of this licence."

[No. 15(Genl.)/10/77-D&R(I)-64].

K. C. S. ACHARYA,

Joint Secretary to the Government of India.

कृषि और सिंचाई मंत्रालय

(साठ बिभाग)

प्रतिपक्षना

नई दिल्ली, 23 फरवरी, 1979

मा० 80(E) (घ)—आव 2, अधिनियम 1/77—साठ काठ नि० 80 (घ)—आव 2, अधिनियम 1/77 में प्रकाशित किया है कि साधारण जनता की सुचना हेतु दोषाण प्रिमाण प्रयोग राजपत्र में प्रकाशित किया जाता है।

में दी गई फिल्मों की उनके सभी भारतीय भाषाओं के स्थानों सहित, जिनका विवरण प्रत्येक के सामने उक्त अनुसूची के खाल में दिया हुआ है, स्वीकृत करनी है।

अनुसूची

क्रम संख्या	फिल्म का नाम	फिल्म की संख्या (कोडों में)	सार्वजनिक का नाम	निर्माता का नाम	क्या वैज्ञानिक फिल्म है या शिक्षा सम्बन्धी फिल्म है या समाचार और सामयिक घटनाओं की फिल्म है या डाकुमेंट्री फिल्म है
1	2	3	4	5	6
1. भारतीय समाचार चित्र संख्या 1557	149.00	फिल्म प्रमाण, भारत सरकार, 24-वैंगर रोड, बम्बई-26.	सामान्य रिजीज के लिए समाचार और सामयिक घटनाओं की फिल्म।		
2 भारतीय समाचार चित्र संख्या 1555	146.00	-नर्वे-	-नर्वे-		
3. भारतीय समाचार चित्र संख्या 1559	209.00	-नर्वे-	-नर्वे-		
4. भारतीय समाचार चित्र संख्या 1560	221.00	फिल्म प्रमाण भारत सरकार, 24-वैंगर रोड, बम्बई-26.	सामान्य रिजीज के लिए सभी स्थानों में "समाचार और सामयिक घटनाओं" की फिल्म के रूप में वर्गीकृत।		
5. भारतीय समाचार चित्र संख्या 1561	223.00	-नर्वे-	सामान्य रिजीज के लिए स्वीडन और सभी स्थानों में "समाचार चित्र और सामयिक घटनाओं" की फिल्म के रूप में वर्गीकृत।		
6. दि गॉल्ड फाक हिमाचल	259.08	भी बीरोन डिबेरी 104. मोबिली बॉन-फॉल्ट एन्टे, ए० बी० नायर रोड मुहम्मद, बम्बई-400054	हिमाचल प्रदेश संकट में रिजीज के लिए "डाकुमेंट्री" फिल्म।		
7. न्यू बिजनेस मैन	369.72	आ प्रकाश शर्मा, शर्मा फिल्म, शर्मा शम्भुनाथ, बार्, बम्बई, 52	गुजरात सरकार में रिजीज के लिए "डाकुमेंट्री" फिल्म।		
8. रनिवादी प्रकृत	395.93	मैसर्स बी० ए० ए० ए० ए० ए० ए० ए० राम व्यास निवास, ए० बी० टेलन रोड, बम्बई-400016	सामान्य रिजीज के लिए "डाकुमेंट्री" फिल्म।		
9. यू० ए० ए० ए० ए० ए० ए० ए०	397.00	भी निबिलेना नाथ, 54/ए० ए० ए० ए० ए० टम के, बार् रोड, बम्बई-26	सामान्य रिजीज के लिए "डाकुमेंट्री" फिल्म।		
10. माहिनी चित्र संख्या 284	198.12	मूचना महायक निदेशक (टी) गुजरात सरकार, गुजरात महान्, डाऊड फॉर छत्रपति निवासी मार्ग, बम्बई-39	गुजरात सरकार में रिजीज के लिए "सामयिक और सामयिक घटनाओं" की फिल्म।		
11. महाराष्ट्र समाचार संख्या 318	180.00	मूचना और जन सर्वक महानिदेशक महाराष्ट्र सरकार, फिल्म सेंटर, 68-नारदेव रोड, बम्बई-34	महाराष्ट्र सरकार में रिजीज के लिए "समाचार और सामयिक घटनाओं" की फिल्म।		
12. नू चन पूरे	330.52	-नर्वे-	महाराष्ट्र सरकार में रिजीज के लिए "डाकुमेंट्री" फिल्म।		
13. दि नव फाक कृष्णानिर्माण फाक बम्बई फा, 1978.	283.00	फिल्म प्रमाण, भारत सरकार, 24-वैंगर रोड, बम्बई-26	सामान्य रिजीज के लिए "डाकुमेंट्री" फिल्म।		
14. गोडवन्त	284.99	मॉबिल. कर्नाटक स्टेट एवीएलएल मार्केटिंग बोर्ड बंगलोर-1.	कर्नाटक तथा देश के अन्य भागों में प्रदर्शनी और सामयिक क्षेत्रों में भी सामान्य रिजीज के लिए।		
15. जीवन दान	289.56	भी ए० नायर, मुंबई डाकुमेंट्री फिल्म प्रोड्यूसर्स, 34, सम्भवगढ़ उदकपुर (राजस्थान) 313001	सामान्य रिजीज के लिए "डाकुमेंट्री" फिल्म।		
16. दी रनिंग फाउन्ड	244.00	फिल्म प्रमाण भारत सरकार, 24-वैंगर रोड, बम्बई-400026	सामान्य रिजीज के लिए सभी सभी स्थानों में "डाकुमेंट्री" फिल्म के रूप में वर्गीकृत।		
17. दू कोप बीपीएम समारोह	285.00	-नर्वे-	-नर्वे-		

1	2	3	4	5	6
19 महाराष्ट्र समाचार नम्बर 319	199 00	मुबना धीर जनमणिक महाविदेश- नर, महाराष्ट्र सरकार, फिल्म सेक्टर, महाराष्ट्र रोड, बम्बई-34.	महाराष्ट्र मरकट में रिजीज के लिए "समाचार धीर सामयिक घटनाओं" की फिल्म के रूप में बनी हुई।		
20 मिन्हाजी बाबू सम्मन-केन	377 05	श्री श्री 0 एन 0 घटन घरीज फिल्म में, विहार केन-460004	सामान्य रिजीज के लिए/ "हाकुमदी" फिल्म के रूप में बनी हुई।		
21 मिन्हाजी बाबू सम्मन-केन	200 70	मुबना महाविक निदेशक (एक) महाराष्ट्र सरकार, धनगराष्ट्र बम्बई-34	महाराष्ट्र मरकट में रिजीज के लिए "समाचार धीर सामयिक घटनाओं" की फिल्म के रूप में बनी हुई।		
22 मध्य प्रदेश समाचार नम्बर 1561	480 20	महाविक निदेशक, मुबना धीर, प्रचार, मध्य प्रदेश सरकार, भोपाल.	मध्य प्रदेश मरकट में रिजीज के लिए "समाचार धीर सामयिक घटनाओं" की फिल्म के रूप में बनी हुई।		
23 मध्य प्रदेश समाचार नम्बर 1562	357 00	फिल्म प्रभाग, भारत सरकार, 24, वैदर रोड, बम्बई-400026	सामान्य रिजीज के लिए "हाकुमदी" फिल्म के रूप में बनी हुई।		
24 मध्य प्रदेश समाचार नम्बर 1563	262 00	नरदेव-	सामान्य रिजीज के लिए "समाचार धीर सामयिक घटनाओं" की फिल्म के रूप में बनी हुई।		
25 मध्य प्रदेश समाचार नम्बर 1564	60 00	श्री श्री 0 एन 0 भारद्वाज, 341 नगर- देव रोड, बम्बई 400034	सामान्य रिजीज के लिए "हाकुमदी" फिल्म।		
26 मध्य प्रदेश समाचार नम्बर 1565	60 00	नरदेव-	नरदेव-		
27 मध्य प्रदेश समाचार नम्बर 1566	60 00	नरदेव-	नरदेव-		
28 मध्य प्रदेश समाचार नम्बर 1567	205 00	फिल्म प्रभाग, भारत सरकार, 24, वैदर रोड, बम्बई 400026.	सामान्य रिजीज के लिए समाचार धीर "सामयिक घटनाओं" की फिल्म के रूप में बनी हुई।		
29 मध्य प्रदेश समाचार नम्बर 1568	272 00	नरदेव-	सामान्य रिजीज के लिए/ शिक्षा सम्बन्धी फिल्म के रूप में बनी हुई।		
30 मध्य प्रदेश समाचार नम्बर 1569	281 00	श्री एम जी, फिल्म महाविक मुबना धीर जनमणिक बिहार सरकार, पटना।	बिहार मरकट में रिजीज के लिए "समाचार धीर सामयिक घटनाओं" की फिल्म के रूप में बनी हुई।		
31 मध्य प्रदेश समाचार नम्बर 1570		मुबना धीर जनमणिक निदेशक, बिहार सरकार, पटना-15.			
32 मध्य प्रदेश समाचार नम्बर 1571	262 13	नरदेव-	नरदेव-		
33 मध्य प्रदेश समाचार नम्बर 1572	265 48	नरदेव-	नरदेव-		
34 मध्य प्रदेश समाचार नम्बर 1573	173 37	राष्ट्रीय कनव धीर बम्बई, रीड कान मोनापटी बिम्बिहान, कुमरा नन 141-मिड रोड, बम्बई 400001	सामान्य रिजीज के लिए "समाचार धीर सामयिक घटनाओं" की फिल्म के रूप में बनी हुई।		
35 मध्य प्रदेश समाचार नम्बर 1574	243 84	मुबना महाविक निदेशक (एक) मुबना सरकार, धनगराष्ट्र बम्बई-34.	महाराष्ट्र मरकट में रिजीज के लिए "समाचार धीर सामयिक घटनाओं" की फिल्म।		
36 मध्य प्रदेश समाचार नम्बर 1575	212 00	फिल्म प्रभाग, भारत सरकार, 24, वैदर रोड, बम्बई 400026	सामान्य रिजीज के लिए "समाचार धीर सामयिक घटनाओं" की फिल्म।		
37 मध्य प्रदेश समाचार नम्बर 1576	268 00	नरदेव-	"समाचार धीर सामयिक घटनाओं" की फिल्म "हाकुमदी फिल्म"।		
38 मध्य प्रदेश समाचार नम्बर 1577	502 00	नरदेव-	"हाकुमदी फिल्म"		
39 महाराष्ट्र समाचार नम्बर 1578	180 00	मुबना धीर जनमणिक महाविदेश- नर, महाराष्ट्र सरकार, फिल्म सेक्टर, 68, नगरदेव रोड, बम्बई-34	महाराष्ट्र मरकट में रिजीज के लिए "समाचार धीर साम- यिक घटनाओं" की फिल्म।		
40 महाराष्ट्र समाचार नम्बर 1579	291 80	श्री प्रभाकर, वैदर रोड बम्बई फिल्म नरदेव मुबना निदेशक, हादर।	उत्तर प्रदेश मरकट में रिजीज के लिए "समाचार धीर सामयिक घटनाओं" की फिल्म।		

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39. पटना हाई	460.25	एम० आ० फिल्म मम्पादक, बिहार सॉफ्ट में रिलीज के बिहार सरकार, पटना। लिए "झाकुमेंट्री" फिल्म।			
40. उत्तर प्रदेश समाचार संख्या 55	285.00	बोरेन्द्र पाण्डे, फिल्म अधिकारी, मार्फत उत्तर प्रदेश सॉफ्ट में रिलीज के लिए "समाचार और सामाजिक घटनाओं" की फिल्म।			
		2. निदेशक, बुचना और जन-सम्पर्क विभाग, उत्तर प्रदेश, लखनऊ।			
41. टूटोवनन स्कूल	416.36	ए० पी० स्टेट फिल्म डिस्ट्रिब्यूट कार-पोरेलन वि०, ग्रह कल्पन एम० जे० रोड, हैदराबाद, आंध्र प्रदेश।		आंध्र प्रदेश में रिलीज के लिए "झाकुमेंट्री" फिल्म।	
		2. ए० धानन्द मोहन, 9 रायबंदा रोड टी० बरधर मद्रास-17.			
42. ए० टी० इ० ए० कैंड	434.95	फिल्म मोडिवा, 47 लक्ष्मी इन्फोरेस निम्निंग, म. पी. एम. रोड, बम्बई-1।		"शिक्षा सम्बन्धी" फिल्म।	
43. भारतीय समाचार चित्र संख्या 1565	228.00	फिल्म प्रभाग, 24, पैडर रोड बम्बई-26		"समाचार और सामाजिक घटनाओं" की फिल्म।	
44. भारतीय समाचार चित्र संख्या 1566	230.00	-तयब-		-तयब-	
45. भारतीय समाचार चित्र संख्या 1567	247.00	-तयब-		-तयब-	
46. भारतीय समाचार चित्र संख्या 1569	234.00	-तयब-		-तयब-	
47. भारतीय समाचार चित्र संख्या 1570	202.00	-तयब-		-तयब-	
48. भारतीय समाचार चित्र संख्या 1571	219.00	-तयब-		-तयब-	
49. भारतीय समाचार चित्र संख्या 1572	234.00	-तयब-		-तयब-	
50. भारतीय समाचार चित्र संख्या 1573	217.00	-तयब-		-तयब-	
51. भारतीय समाचार चित्र संख्या 1574	298.00	-तयब-		-तयब-	
52. भारतीय समाचार चित्र संख्या 1575	251.00	-तयब-		-तयब-	
53. भारतीय समाचार चित्र संख्या 1576	286.00	-तयब-		-तयब-	
54. भारतीय समाचार चित्र संख्या 1577	293.00	-तयब-		-तयब-	
55. भारतीय समाचार चित्र संख्या 1578	292.00	-तयब-		-तयब-	
56. भारतीय समाचार चित्र संख्या 1578-क	276.00	-तयब-		-तयब-	
57. आई. विल निब	315.00	-तयब-		झाकुमेंट्री फिल्म	
58. स्पास इंडस्ट्री कार एम्पलायमेंट	318.00	-तयब-		-तयब-	
59. दि तरकिग हैजर	283.00	-तयब-		"शिक्षा सम्बन्धी" फिल्म।	
60. स्पास कारमर्ग	256.00	फिल्म प्रभाग, 24, पैडर रोड बम्बई-26.		"झाकुमेंट्री" फिल्म।	
61. बुस और मनाब	352.34	-तयब-		"शिक्षा सम्बन्धी" फिल्म।	
62. आईब धीमं आकटर	280.00	फिल्म प्रभाग, 24, पैडर रोड बम्बई-26.		"शिक्षा सम्बन्धी" फिल्म।	
63. पावर एण्ड पंच	326.00	-तयब-		"झाकुमेंट्री" फिल्म।	
64. मेड टु डाटर	279.00	-तयब-		"शिक्षा सम्बन्धी" फिल्म।	
65. मरल लोगों के लिए मरल मजलीक	312.00	-तयब-		झाकुमेंट्री फिल्म।	
66. राष्ट्रीय पत्रिका प्रकाशनी	380.00	-तयब-		"शिक्षा सम्बन्धी"	
67. हिमाचल की धार	392.00	-तयब-		-तयब-	
68. रज्जुमय परमाणु	303.00	-तयब-		-तयब-	
69. छिपे जीवन	265.00	-तयब-		-तयब-	
70. कोयना	286.00	-तयब-		-तयब-	
71. 1979 इंटरनेशनल इंवर आफ दि काइल	3.00	-तयब-		-तयब-	
72. स्टाप दि बॉय	37.00	-तयब-		तयब-	
73. उत्तर प्रदेश समाचार 56	285.29	बोरेन्द्र पाण्डे फिल्म अधिकारी मार्फत बम्बई फिल्म नेब.		उत्तर प्रदेश सॉफ्ट में रिलीज के लिए "समाचार और सामाजिक घटनाओं" की फिल्म।	
		2. निदेशक, बुचना और जन-सम्पर्क विभाग, लखनऊ।			
74. महाराष्ट्र समाचार संख्या 321	292.00	महाराष्ट्र सरकार, फिल्म मॉटर 68-नारदेव रोड, बम्बई-34.		महाराष्ट्र सॉफ्ट में रिलीज के लिए "समाचार और सामाजिक घटनाओं" की फिल्म।	

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75	ए. विजय टुंगन	398 98	समाप्त फिल्म, 7/203 मास्को नगर कोरे माच, बम्बई-62 । 2. एच. बी. महादेवा सेट्टी 7/203, मास्को नगर कोरे माच (रिचमंड) बम्बई-62 ।	हाकुमेंट्री फिल्म ।	
76	माहिती विम मन्था 187	204 14	मूचना महायक निदेशक (टी) मुद्रागन मरकार बनारस मन्त्र बाऊड कनोर बम्बई ।	मुद्रागन मरफिट में रिचीज के निवे मरकार बनारस मन्त्र बाऊड कनोर बम्बई ।	सामयिक “ममाचार और सामयिक बटनाओं” की फिल्म ।
77	उद्योगी अक्षर भाषा	284 68	मन्त्रक फिल्म, मास्को थियेटरों के एच बाबर, केलन कमन प्लाट न० 132 कनोर न० 16, बान्दरा बंस्ट बम्बई-50 ।	हाकुमेंट्री फिल्म ।	
78	मन्त्रों के मन्त्र	291 08	मन्त्र बाबुदेव बी/98, रिचमंड कापनो नई दिल्ली ।	“हाकुमेंट्री फिल्म” ।	
79	माहिती विम मन्था 288	228 70	मुद्रागन मरकार, बनारस मन्त्र, बाऊड कनोर, ब्रह्मनि मिवाजी महागण मार्ग बम्बई-39 ।	मुद्रागन मरफिट में रिचीज के निवे “ममाचार और सामयिक बटनाओं” की फिल्म ।	
80	ए. विजय केसर	283 94	डी० सेठ्ठा, एलफिन्स्टोन हॉटेल, कोर्ट, बम्बई-1 । 2. एमिशन फिल्म 72, ब्रह्मण, नई दिल्ली ।	“हाकुमेंट्री फिल्म” ।	
81	माहिती विम मन्था 289	269 56	मूचना महायक निदेशक, मुद्रागन मरकार, बनारस मन्त्र बाऊड कनोर ब्रह्मनि मिवाजी महागण मार्ग, बम्बई-39 ।	मुद्रागन मरफिट में रिचीज के निवे “ममाचार और सामयिक बटनाओं” की फिल्म ।	
82	माहिती विम मन्था 290	198 12	-नईव-	-नईव-	
83	माहिती विम मन्था 292	219 46	-नईव-	-नईव-	
84	माहिती विम मन्था 293	265 18	-नईव-	-नईव-	
85	महागण्ड ममाचार मन्था 322	252 00	मूचना और जन-मन्त्रक महानिदेशावय, महागण्ड मरकार, फिल्म मन्त्र, 68- मार्ग रोड, बम्बई-34 ।	महागण्ड मरफिट में रिचीज के निवे “ममाचार और सामयिक बटनाओं” की फिल्म ।	
86	महागण्ड ममाचार मन्था 323	117 00	-नईव-	महागण्ड मरफिट में रिचीज के निवे “ममाचार और सामयिक बटनाओं” की फिल्म ।	
87	महागण्ड ममाचार मन्था 324	168 00	-नईव-	महागण्ड मरफिट में रिचीज के निवे “ममाचार और सामयिक बटनाओं” की फिल्म ।	
88	महागण्ड ममाचार मन्था 325	251 00	मूचना और जन-मन्त्रक महानिदेशावय, महागण्ड मरकार, फिल्म मन्त्र, 68- मार्ग रोड बम्बई-34 ।	महागण्ड मरफिट में रिचीज के निवे “ममाचार और सामयिक बटनाओं” की फिल्म ।	
89	महागण्ड ममाचार मन्था 325	268 00	मूचना और जन-मन्त्रक महानिदेशावय, महागण्ड मरकार, फिल्म मन्त्र, 68- मार्ग रोड, बम्बई-34 ।	महागण्ड मरफिट में रिचीज के निवे “ममाचार और सामयिक बटनाओं” की फिल्म ।	
90	“१”	160 02	थीली ए.ए.ए. बाबर, 301-बनारस कनियन मन्त्र, 218-ए० बा० ए० बन्धन रोड, बानी बम्बई-25 ।	मुद्रागन मरफिट में रिचीज के निवे “ममाचार और सामयिक बटनाओं” की फिल्म ।	
91	ममाचार डीज	180 78	-नईव-	-नईव-	
92	टुंगनमन्त्र फिल्म	365 76	ए.बी. स्टेट फिल्म डेवेलपमेंट कालोरेजन, नि मुद्रागन, एच.बी. रोड, हैदराबाद ।	“हाकुमेंट्री” फिल्म	
93	राधा डी	608 00	हन्था-मन्था एमोनिगलन डा. नि, महागण्ड मन्था बाबी रोड, मास्को मन्त्र, मन्त्र-41 ।	“हाकुमेंट्री” फिल्म	
94	बानी बीजे रीजन	297 48	बीरगुन पाठे, फिल्म बाबिकारी, मूचना उत्तर प्रदेश मरफिट में रिचीज के निवे “हाकुमेंट्री” फिल्म ।	“हाकुमेंट्री” फिल्म ।	

1	2	3	4	5	6
95.	कोन फार दि माभिम	400.00	लदेवत राय प्रोडक्शन 18-वर्षीयों "डाकुमेंट्री" फिल्म। जिस इन्ट केवकता-18।		
96.	उत्तर प्रदेश समाचार संख्या 58	241.95	सूचना और जन-सम्पर्क निदेशक उत्तर उत्तर प्रदेश मरकट में रिजीन के निवे "समाचार और सामयिक बदलावों" की फिल्म।		
97.	माहिती चित्र संख्या 29	243.84	सूचना और जन-सम्पर्क निदेशक उत्तर उत्तर प्रदेश मरकट में रिजीन के निवे "समाचार और सामयिक बदलावों" की फिल्म।		
98.	कावा पर कंचन	461.08	मैनम ईयर फिल्म 2, मित्रा मित्र, 68, कैपल रोड, कोटवा, बम्बई-50।		
99.	उत्तर प्रदेश समाचार संख्या 59	287.72	निदेशक, सूचना और जन सम्पर्क विभाग उत्तर प्रदेश मरकट में रिजीन के निवे "समाचार और सामयिक बदलावों" की फिल्म।		
100.	डिस्क्रेट इंडस्ट्रीज एग्जीक्यूटिव 1978	285.00	डी.के.ए. कुलकर्णी, निदेशक, चार्ड वेपरमिन् फिल्म एण्ड फोटो डिवायन. रक्षा मन्त्रालय, एच. आर.डी. डी.एच. क्यू. पो. 0/10 नई दिल्ली।		
101.	लार्डि वाक कल्पनियम	822.96	मैनम डी.0 धार.0 फिल्मम धानन्द बिन्ना "शिक्षा सम्बन्धी" फिल्म। प्लेट जी-38 15वां रोड, पाना क्यू, बम्बई-54।		
102.	ए.वे. विह हैकन मोपाल	152.85	बी.डी. एवं प्रोडक्शन, डी-11-कामर "डाकुमेंट्री" फिल्म। सेटर, तारवेर रोड, बम्बई-400034।		
103.	उड़िया मन्दिर माला (भाग-2)	430.37	मैनम सत्यक फिल्म, केरल, कमल प्लेट "डाकुमेंट्री" फिल्म। नं 132, फ्लैट नं 0 6, पहला तल, 28वां बावरा ईस्ट, बम्बई-50।		
104.	गाव की धोर	406.89	डी धार.मी. जोशी स्वास्थ्य और परिवार कल्याण मन्त्रालय, नई दिल्ली।		
105.	सूनी गोड	452.92	डी धार.मी. जोशी धर. मीडिया आफिसर स्वास्थ्य और परिवार कल्याण मन्त्रालय, नई दिल्ली।		

[फाईल संख्या 325/1/78-एफ0(पी0)]

सर्वज्ञ देव मलिक,
ईन्क अधिकारी।

भाग 7—भारतीय निर्वाचन आयोग (Election Commission of India) की वैधानिक अधिकृतताएं तथा अन्य
निर्वाचन सम्बन्धी अधिकृतताएं
मुख्य

संयुक्त
(द्वितीय पृष्ठ 678—681)

DAILY RAINFALL RECORDED IN HIMACHAL

[illegible]

PRADESH FOR THE MONTH OF NOVEMBER, 1977

[illegible]

[illegible]

PRADESH FOR THE MONTH OF NOVEMBER, 1977

20th	21st	22nd	23rd	24th	25th	26th	27th	28th	29th	30th	31st	Number of rainy days	Normal No. of rainy days	Total rainfall for the month	Normal rainfall for the month	Heaviest rainfall during the month	Total rainfall from 1-11-77 to 30-11-77	Normal rainfall from 1-11-77 to 30-11-77	
20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39
—	—	—	—	—	—	—	—	—	—	0.1	1.5	—	—	0.6	1.6	15.7	1.5	1.6	—
—	—	—	—	—	—	—	—	—	—	—	—	—	—	0.7	—	17.2	—	—	—
—	—	—	—	—	—	—	—	—	—	—	—	—	—	0.3	—	13.7	—	—	—
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—	—	—	—	—	—	—	—	—	—	—	—	—	—	0.4	—	10.2	—	—	—
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—	—	—	—	—	—	—	—	—	—	—	—	—	—	0.8	—	16.5	—	—	—
—	—	—	—	—	—	—	—	—	—	—	—	—	—	1.0	—	6.5	—	—	—
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—	—	—	—	—	—	—	—	—	—	Distt. Average	—	—	—	0.6	1.6	11.5	—	1.6	—
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SOHAN SINGH,
Director of Land Records.

PART V

PROCLAMATION UNDER ORDER 5, RULE 20, C. P. C.

In the Court of Shri B. S. Chouhan, Judge, Small Causes
Simla

JSC CASE NO. 751 OF 78

In Case:

Shri Kali Dass s/o Shri Ganga Ram, r/o 126/1,
Krishana Nagar, Simla through Shri Lekh Ram, (General
Power of Attorney of Shri Kali Dass) s/o Shri Kali
Dass, r/o 126/1, Krishana Nagar, Simla ... Plaintiff.

Versus

Shri Mohinder Singh ... Defendant.

Suit for recovery of Rs. 1,000 on account of rent

To

Shri Mohinder Singh s/o Shri Kaju Singh, r/o 126/1
of Krishana Nagar, Simla, presently employed as S.H.O.
Police Station, Talai, Tehsil Talai, District Bilaspur (H.P.).

Whereas in the above noted case, it has been proved
to the satisfaction of the court that the above noted
defendant Shri Mohinder Singh, is evading the service
of the summons and he cannot be served in an ordinary
way of service. Hence this proclamation under order 5,
rule 20, C. P. C., is hereby issued against him to appear
in this court on 27-7-1979, at 10 A.M. personally or
through an authorised agent failing which an *ex parte*
proceeding shall be taken against him.

Given under my hand and the seal of the court this
12th day of July, 1979.

Seal.

B. S. CHOUHAN,
Judge, Small Causes, Simla.